s a faulty electric wire made to drop the the flames spread are and exploded, spreading beater was crowded with i ma mildren who fough mone of the vice etita Many prominentia was marcgress the police of tra t relatives

o.-Minister Squires return to Cuba

the Panama

ORT OF SPA

genboat Beach

CHICAGO, Dec. 30. A veritable harvest of death occurred at Art to Provide a deverament for the the new Iroquois theatre today, caused by an outbreak of fire during Territory of Hawall," approved April ing between the subjects. the course of a matinee performance of Bluebeard.

immediately spread panic throughout the sudience. The flames 1. That the County Act provides for tion does embrace two subjects, and, made headway with terrific repidity and in a very short time the stead of boards appointed by the Gov- for the organization and government backing of the government is withmass of struggling human beings were enveloped in fire.

From 300 to 500 persons are believed to have perished in the holocaust. The bodies are piled in charred heaps within the theatre tain appointive territorial officials, as and at all the exits. Many tried to escape from the balconies and for instance, the Superintendent of of the County Act embraced two sub- though the bullion value of the Kala- duties, the country would have been were cut off by the flames, only to be turned back to meet death in elective County officials, the care and This the seething furnace of the burning theater interior. Scores of custody of public property entrusted to persons were injured and it is impossible at this time to give a list the charge of such appointive terri- lature for this Court to declare one of those killed. Many of the employes were lost in the flames.

The fire and police departments responded quickly but the men were unable to accomplish much to save life or property on account of the fearful rapidity with which the flames spread and the impossibility of controlling the panic-stricken people.

#### MR. IAUKEA WILL DISPUTE THE BOND

Curtis P. laukes, the elected assessor of Oahu county, in the Tressurer's office yesterday showed an Advertiser reporter some figures he had obtained there to prove that the Board of Supervisors exceeded the demands of the County Act in fixing the amount of his

"More than 75 per cent of the \$190, \$18.52 which was represented to have Seen in Assessor Pratt's hands in one to the memoranda, consisted of checks. see checks represented deposits in besides subject to the order of the Treasurer, therefore could not rightly be classed as money in the hands of the assessor.

Moreover, the \$390,000 and odd conattituted the collections of five days, the last collection days without penalis at that, which always yield the histylest receipts of the tax office. The checks on bank deposits

emounted to \$271,019.79." Mr. Jaukea did net sitribute maintent to the Supervisors, but considered they hat been misted by the figures as unexplained to them. He binied plainly at taking logal stops for compelling a retimer of the bond proineding, should the Augersiants refuse and reconsider their action and bring the amount with a the resecondile intent of The law as he in terstands it

MOOF JAMOS W Prait against a Momainiah for his last year's income tax Carmed up yesterday when a man recolved a summ one to par an income tax

se for 1961. The staft came up in erest presents, has having been included beforehand, was distributed, limitant, however, bad to pay \$6.86 and the ten cepta.

#### OFEICE ABOLIHED TO SAVE SALARY

Governor Carter has accepted the resignation of Theodore F. Lansing as Commissioner of Immigration, and will probably issue a commission to the Secretary of the Territory or some other official to perform the duties of the effice. As a self-contained posttion with a salary annexed the office is, for the present at least, abolished. It was created, or rather recreated from pre-annexation existence, by the last Legislature for the purpose of promoting the introduction of settlers and field laborars.

In making the announcement yester day afternoon, the Governor wished it distinctly understood that the acceptance of Mr. Lansing's resignation was no reflection on his handling, of the

#### THRUM RETIRES AFTER TODAY

Thos. G. Thrum will retire after today he Registrar of Conveyances, a position he has held continuously for fifteer years, through the successive charges of movernment, Mr. Thrum be an elegierran in January, 1888, and has served (air fully under the monparchy provisional government, repubif and territors. His work will be and shall be maintained managed a

against William T. Pair and Wissboth W Paty, Ma wife, to recover \$2862.88 The plaintiff claims that m or about Ortober 6, 1966. The defendants executed and delivered a premisery note to him for \$5,000. Principal and interest new amount to \$3551.30.

lective boards of a public nature, in-2. That the County Act requires cer

said act of Congress.

?. That the County Act contains tw

4. That the County Act, as amended never passed the House of Representa-

ELECTIVE BOARDS.

The brief takes up Sec. 80 of the Organic Act, giving the Governor the appointing of "boards of a public character," and admitting the election of the Supervisors, denies that boards under the County Act are exceptions to that stipulation of the Organic Act. On this the brief, which was prepared Way, 5875:

The contention of defendants requires necessitating, in effect, the insertion of the words, "excepting proposed county boards."

The plain meaning of the words used in this section indicates that Congress intended either that the Territory of law, shall, except as herein provided, believed to have been melted in the Hawaii should have county government without supervisory boards at all, or that such boards should be appointed

by the Governor. 'In some jurisdictions the corporate powers of a county are exercised by the county court, instead of by a board of county commissioners."-7 Enc. Law (2nd Ed.) 940, Note L

SURRENDER OF PROPERTY.

Section #1 of the Organic Act proremoist of a constation as proved July

taken for the uses and purposes of the United States by direction of the Pres 'dent or of the Governor of Hawa'. By the said infat resolution the sa property included 'public property o' every kind and description belonging to

the Government of the Hawahan lai-

# BN38FF.

65 2-5- )- 13. WHOLE No. 2651.

County Act which transkinds of public property, proceeds to say among other

property shall remain in the of the government of the direction of the President or ernor of Hawali.

ransfers having been made in ly Act, either this property is yond the control of the Gov he has the power to take away counties property considered

g for Congress to entrust puberty to appointive officials re , in the last instance, to the and another thing for such to be left to the control of officials.

possession, use and control of belonging to the United States be transferred from the Terfrom what it was when it m the Legislature as to make et of legislation on the part of t to put it in force.—Meshmeler , 11 Ind., 482. 485.

TRALITY OF SUBJECTS. 45 of the Organic Act pro-

each law shall embrace but one which shall be expressed in

sidering this point, it is well to se and distinguish three classes in violation of the principle

the act embraces more than rt so much of the body of the is not indicated by the title is

ernor, as required by the provisions of of counties and districts, and (2) the management and control of Territorial works and institutions." It was also decided in the same case that the book

This being so, it would be usurping torial officials under the provisions of part of the act good and the other bad. It might be otherwise if, in the above case, the Court had treated the Board subjects, in violation of said act of of Public Institutions as merely an First National Bank yesterday. "Alexcrescence. It treated it, however, as together we redeemed \$315,000 worth of coordinate with County Government, made it equally a subject, and, because It was as much a subject as County Government, the Court held that the act violated Section 45 of the Organic

> whole County Act that territorial matters were treated and considered for a crowd of speculators saw a spienthroughout as well as matters relat- did opportunity to make a little money ing to countles alone.

It is not contended by the plaintiff tions in the County Act invalidate the

whole act, although the sections themby Messre. Matthewman and Hemen- selves may be invalid because not embraced in the title, but they are quoted to show that the legislature gave as much consideration to territorial mata forced construction of the words term as to county matters, and that "other boards of a public character," the Territorial Board of Public Institutions was not a mere excrescence.

NOT PASSED AS AMENDED. Section 45 of the Organic Act pro-

"That a bill in order to become pass three readings in each house, on big Chinatown fire. All the jewelers separate days, the final passage of which in each house shall be by a: majority vote of all the members to months, and probably several thousand which such house is entitled, taken by dollars are tied up in this way. Colayes and noes and entered upon its lectors of coin have also invested large-Journal'

It can hardly be disputed that the County Act, as amended in the conference committee, was not regularly passed by the House of Representatives. The question is, in part, at least, whether or not the adoption by the House, on an aye and no vote, of the committee's report was sufficient to constitute a passage of the bill.

To adopt the report meant, at that the House store led the b! manner recommended by Hack's the arress. of the Einstein Company ARRIVA in the man of done he amounted The core have had to decide which on of president officers on the posts of established proceedings. In this and the sent tipe court dies not have because the facts are admitted

There are many cases on the prop-(Continued on page 4)

# WAR IN FAR EAST NOW SEEMS TO BE INEVITABLE

(ASSOCIATED PRESS CABLEGRAMS.)

LONDON, Dec. 31.—Baron Hayashi, the Japanese Minister, says that unless Russia agrees to the spirit of the Japanese proposals, war is inevitable. He believes France will not join Russia even if China co-operates with Japan.

LONDON, Dec. 31.—The Japanese government has purchased the warships Morena and Rivadavia, building in Italy, for the sum of \$7,500,000.

WASHINGTON, Dec. 3rl-Minister Takahira says Japan has made its minimum proposition and that the outlook for a peaceful settlement is gloomy.

SANTIAGO, Chile, Dec. 31.—Japan is negotiating for the purchase of the battleship Capitan Prat and the Cruiser Chacabuco.

The Chilean battleship Capitan Prat is now thirteen years old. She is rated as a fourth-class vessel in comparison to battleships of other powers. The Prat is armed with four 9.4 inch guns, eight 17 inch guns, six 6-pounders, four 3-pounders, ten 1-pounders, five Maxims, and four torpedo tubes. At forced draught the vessel is capable of a speed of over eighteen knots. Her tonnage is 6,901 tons and she carries a crew of 480 men.

The Chacabuco is a protected cruiser, built in 1898, which Chile purchased in 1902. At forced draught this vessel makes a speed of twenty-four knots.

PRETORIA, Dec. 31.—The Legislative Council has voted for the introduction of Asiatics.

### HAWAIIAN SILVER IS NOT LEGAL TENDER AFTER TODAY

drawn from the silver dollar, the Hawalish coin will be worth just as much kana coln is about one half its face the functions of the territorial legis, value the money has a historic worth which will always keep it above par.

"Not a single dime was offered for redemption," said Cashier Cooper of the the silver. After tomorrow the money will not be accepted as legal tender."

There were \$25,000 worth of dimes originally brought to Hawali, when Claus Spreckels had a million dollars It is evident from a study of the coined for King Kalakaus in 1883. The dimes didn't remain in circulation long. on the side and bought in the entire issue of ten-cent pieces. After that a premium and they are quoted now at forty and fifty cents apiece. The remaining \$160,000 which have not been offered for redemption are probably scattered to the four quarters of the globe. The most of it, of course, is in the Islands still, although a great quantity was taken away by tourists for souvenirs. The bulk of it has been used in the manufacture of jewelrypins, cuit buttons, belt buckles and such things, while a good many thousands of dollars worth of the coin is have laid in an extra supply of the silver coins within the past few ly in the Hawsilan aliver and although intrinsically the money won't be worth more than fifty cents on the dollar after today, yet the chances are that no Hawaiian dollars will be purchasable at less than a hundred cents on the dollar. It is more probable that the money will be at a premium within a few years.

All the banks have posted notices hat the Kalakana coins would not be ac epted as legal tender after today. The is in accordance with the act of threse providing for the redemption and recolmant of the Hawaiian silver. There will be no shortage in money berause of the elimination of the Hawaiquartifes of elver have been brought of that shipped to the San Francisco

The Hawallen allver has been a course of annevance to the bankers ever sin's annexation as they virtually Kay.

After twanty years of faithful service, were compelled to take the governthe Kalakova silver will pass out of ment's place in keeping the money lay as legal tentor Culy standard at par. Neither the internal and the remaining \$185,000 after today loan gold or allyer in payment of duthe particular grounds of objection beCourt in the case of Dele et al. vs.

Cooper, that the title to the act in ones.

Cooper, that the title to the act in ones. the dire predictions in the United avoid an emberrasament of this kind the four banks of the city. Collector Stackable and Collector Chamberlain to redeem with gold all Hawaiian silver taken in for Federal duties. Had the collector insisted on tomazow as it is today. For, all getting American money in payment of drained of silver in less than months. The redemption of the Hiswallan coin settles all difficulties and hereafter only American money will pass muster in the Territory.

# TO BE SOLD

Judge De Bolt has signed a decre of foreclosure of mortgage in the case that the incorporation of these section could be obtained only at of John Vivichaves vs. Manuel F. Pedro and Kasibue Kabulanui. P. Danson Kellett, Jr., is appointed commissioner to sell the property, sale to be on February 6, 1904. The property is a parcel of land at Kalson IV., North Kona, Hawali, containing an area of 56% acres, and with the amount of debt, interest, costs and attorner's fees is \$556, interest to date of sale and expenses of sale to be added.

Ninette Scott petitions for probate of the will of her late husband, John F. Scott, which names herself as devisce and legatee, also as executrix. The testator left; besides the widow, a son living at Rampart City, Alaska, and three daughters at Waupun, Wisconsin. His estate consists of house and lot in Prospect street, Honolulu, valued at \$5,000, and personal property consisting of a horse valued at \$75 and a

value unknown. Judge Robinson has signed an order granting the petition of Thomas Palme Harris, guardian of his five minor children, for leave to surrender an Insurance policy in exchange for a new one. the petitioner having satisfied the court that the transaction is for the beet imterests of the minors.

half interest in a gold mine in Alaska.

In the ejectment suit of Agnes C. lalt vs. Lulia Waianuhes, Judge Rob neon granted a voluntary noment and ismissed the action at plainting and Rallon for plaintiff; Withington for do-

The Orpheum Co. Ltd., files a general denial to the complaint of Thomas

# HAWAII AT WASHNGTON

## Lawyers Hatch and of a vessel of the first class for the revenue outer service, to be stationed Lewis Before Congress.

[Mail Special to the Advertiser.]

WASHINGTON, D. C., Dec. 17,-All the efforts of Hawailan people here during the last five days have been devoted to getting Senators and members of Congress interested in pending legislation, especially the bill to confirm the county act and the bill to confirm the electric franchise, in Honolulu. Mr. F. M. Hatch is still in town looking after the former measure; Mr. A. Lewis, Jr., is here looking after the latter measure. Both bills have been introduced in both branches of Congress. Both have been given a hearing before each of the committees that have Hawaiian matters in charge.

Yesterday there was a general hearing before the House Committee on Territories. In that connection it is interesting to add that Delegate Kalanianaole has been made a member of the Territories Committee. This was at the request of Chairman Hamilton, who desired to have the delegate there to answer questions and present the Hawaiian side of Hawaiian matters which come up for action, "Uncle Joe" Cannon was adverse at first. "My boy," said he. "Hamilton has too large a committee already. It won't do."

"But he told me to come and ask you, to put me on that dimmittee," protested the Hawaiian Delegate. "All right," replied "Uncle Joe." will put you on."

The committee now has a nineteen members, as all the territorial delegates have been added to its membership but they have no vote in committee. They can only look after the interests of their constituents there.

THE HEARING IN COMMITTEE.

At yesterday's hearing the time was chiefly divided between Mr. Hatch and Mr. Lewis. No objections were presented to either bill but the members present asked a large number of questions and the local situation was fully explained. Mr. Lewis followed the outline of a statement, which has been printed by request of Senator Foraker, concerning the case of the Hawaiian Electric Company, Limited, which is seeking the renewal of its franchise. After the hearing Mr. Lewis's bill, which has been introduced in the House by the Hawalian Delegate and in the Senate by Mr. Foraker, was referred to a subcommittee, consisting of Chair-man Hamilton, Ex-Gov. Powers, of Maine, and Representative Robinson, of Indiana, the last named being the Democtatic member of the subcommittee These are all good friends of Hawaii and a favorable report is looked for

The ratification of the county bill was referred to a subcommittee consisting of Representatives Spalding, of North Dakota, Sterling, of Hilnois, and Lloyd, of Missouri, the last named being the subcommittees followed in which further details of the measures were ex-. plained.

This morning the same gentlemen appeared before the Committee on Pacific Islands of the Senate, in which virtually the same program was followed. Mr. Hatch and Mr. Lewis were heard in behalf of their respective bills. The Senators of the committee evinced an interest in the measures and there is reason to believe that Mr. Lewis's bill. at least, will be favorably acted upon. If there is to be any serious opposition it has not yet developed.

AMENDMENT TO ORGANIC ACT. Representative Robinson has introduced the following bill, which was referred to the Committee on Terri-

tories: Be it enacted by the Senate and House of Representatives of the United States of America in Congress assemhled. That section seventy-six of all Act entitled "An Act to provide a government for the Territory of Hawail." approved April thirtieth, nineteen hundred, be, and the same is hereby, amended to read as follows:

"Sec. 76. That there shall be a superintendent of public instruction, who shall have the powers and perform the duties conferred upon and required of the minister of public instruction by the laws of Hawaii as amended by the Act, and subject to modification by the

logislature. "It shall be the duty of the United States Commissioner of Labor to collect, amort, arrange, and present in reports in 1906, and every five years thereafter, statistical details relating to all departments of labor in the Territory of Hawaii, especially in relation to the commercial industrial, social educational, and sanitary condition of the laboring classes, and to all such other subjects as Congress may by law direct. The said Commissioner is especially charged to ascertain the highest, lowest and average number of employees engaged in the various industries in the Territory, to be classified as to nativity, sex, hours of labor. and conditions of employment, and to

#### report the same to Congress." CUBAN RECIPROCITY.

The debates on the Cuban reciprocity bill, which came to an end yesterday. contained numerous references to the sugar product of Hawaii. The debates, as a matter of fact, had a vast deal about sugar production in general and Senators rangecized the different bureads of the government, where statistics about sugar could be found, to get material to weave into their speeches.

It is expected that President Rocetvelt will sign the bill at once, perhaps today or tomorrow and that it will Immediately go into effect. The cuslous receipts will probably increase without a scratch!"-Raltimore News, one exhibit that the kanaka children ped in the bod.

the products, which have been held back, awaiting the enactment of the legislation, are rushed in under the lower rates of duty.

The nomination of Mr. Atkinson, to be Secretary of Hawaii, was confirmed by the Senate yesterday. There was no opposition whatever and the delay as due only to routine causes.

OUR REVENUE CUTTER.

The bill to authorize the construction with headquarters at Honolulu, is getting a good start in this Congress Senator Perkins, of California, has had the bill before two or three Congresse He introduced it December 10 this year providing for an appropriation of \$225. 000: The bill was considered by the Senate Committee on Commerce, of which Mr. Perkins, is a member, at its last meeting and a ravorable report authorfsed. This report was drawn, by Mr. Perkins and has already been submitted.

The two following letters from Sec-retary Show tell the history of the legislation in this Congress:

Treasury Department, Office of the Secretary.

Washington, November 19, 1908. Sir: I have to acknowledge the reelpt of a letter, dated the 17th instant, from the Committee on Commerce, inclosing Senate bill 901, "providing for the construction of a vessel of the first class for the Revenue-Cutter Service, to be stationed with headquarters at Honolulu. Hawaii." for such suggestions as may be deemed proper touching the merits of the bill and the propriety of its passage.

In reply I have respectfully to call your attention to my letter of December 15 last (copy inclosed), in relation to a similar bill which was introduced at the last session of Congress, in which it was stated that the Revenue-Cutter Service should be represented at Honotulu by an able seagoing vessel.

A vessel of the class required can be constructed, it is thought, for the sum named in the bill (\$225,000), and I recommend the passage of Senate bill 901, which is inclosed. Respectfully,

L. M. SHAW.

:Secrétary. The Chairman Committee on Com-

merce, United States Senate.

Treasury Department, Office of the Secretary,

Washington, December 15, 1902. Sir: I have to acknowledge the receipt of a letter dated the 12th instant, from the Committee on Commerce, inclosing Senate bill 6534, "Providing for the construction of a vessel of the first class for the Revenue-Cutter Service. to be stationed with headquarters at Honolulu. Hawali." for such suggestions as may be deemed proper touching the merits of the bill and the propriety of its passage.

In reply I have respectfully to state that there is not at this time any vessel of the Revenue-Cutter Bervice which can be spared for duty in the waters of Hawaii, and that the Service should be represented there by an able seagoing vessel does not seem to be open to question. The maritime laws of the United States, the enforcement of which comes under the purview of this Department directly and by implication, are fully applicable to our insular possessions, and for their enforcement the Department must necessarily be largely dependent upon the Revenue Cutter Service. Among these laws may be mentioned—

1. The protection of the customs revenuè (secs. 2747, 2760, 2762, 3059, R. S.) 2. Assistance of vessels in distress (secs. 1536, 2759, R. S.). 3. Enforcement of the neutrality

laws (sec. 5288, R. S.). 4. The enforcement of the navigation

and other laws governing merchant vessels, suppression of mutinies on board merchant vessels, etc. A suggestion for the employment of

private vessels for the purposes of the Revenue-Cutter Service should not be entertained. Such a course would result not only in inefficiency, because of the absence of the commissioned ranks of the Service from such vessels, and therefore of indispensable authority for the proper government of the same, but it would be found exceedingly expensive and in every way unsatisfactory to charter or hire vessels for this

All considerations in the interest of the Government appear to emphasize the necessity of making provision for a ship for duty in the waters of Hawail, and I therefore recommend the passage of Senate bill 6534 without

The bill is herewith returned.

Respectfully, L M. SHAW.

Secretary. The Chairman Committee on Com-

merce, United States Senate. The early passage of the bill by the

Senate is expected. ERNEST G. WALKER.

#### SITE MUSEUM

The trustees under the will of Bernice Pauahl Bishop petition Judge De Boit the Bernice Pauahi Bishop Museum a piece of land at Kalihi containing 0.381 acre. It is the site of the Bishop Museum and the lease is to be for ninety-nine years, and the consideration \$500 for the entire term. In the description of the property the azimuth system, lately explained in the Advertiser, is employed. The Bishop estate trustees, petitioning, are J. O. Carter. W. F. Allen, W. O. Smith, S. M. Da-mon and A. W. Carter, who are also the Museum trustees with the addition of S. B. Dole and H. Holmes.

"That boy of yours has disgraced his done now?" inquired his better half, position, so it is in matters educate hearing the strains of

# KANSAS CITY FORECAST OF HAWAII AT THE FAIR OF STARVING GOOD CHEER

Prince Cupid Quoted About the Details of the Fleet Will Leave Rumors of Trouble Over Exhibit -- Recommends Hula Girls -- Fanciful Enough for Us Tales of a 1902 Revolution.

mehamehas ruled the land and super- cepting the New England states. stition was rampant.

country.

THE WITCH DOCTORS

years ago that the kahunas prayed may, cothing comes in answer to pick people to death, even as they did durand shovel but lava, lava, lava, ing Captain Cook's time; indeed their Visitors to the Hawalian village will their grass huts on mountain sides, you seat yourself as nature intended, and although their practices are for Soup? There is none. Pol takes its bidden by law, yet there is little doubt place. This is a substance the convoke their powers.

kill by the means of prayer alone.

THE DANCING.

was the expression of a Hawalian his example. song.

These girls were trained for their dances while yet in the cradle, when A most savory dish follows as the women who were expert in the convolutions that would be necessary, twisted their limbs and kneaded the little one's muscles until they became

supple as acrobats. Kahilis and robes made from birds' feathers speak of a day when gorgeous feathered somesters filled the trees and bushes of the islands. But alas for the vanity of kings! this species of fauna, indigenous to the archipelago, has long since departed and the birds seen today

are the result of importation. EXTERMINATION OF BIRDS.

One of the Kamehamehas is responsian o-o one day he decreed that he should be furnished with a royal robe, made from the golden tufts that shone in diameter and the robe maker said that hundreds of thousands of the birds would be needed to complete the plentiful that there still remained a spired to prevent a revolution. goodly number, seeing which, and his She, a pretty girl, had overheard of only in tables.

PRICELESS ROBES.

But the garments are in existence priceless robes of a former state. One is in the British museum, taken there revolutionists were gathered in groups

souvenire.

ISLANDS OF TODAY.

But it is the Hawall of 1 day that

The Kansas City Journal says: Ha- are the best educated children of any wall, at the world's fair of 1904, will children in the world; that is, in proshow to the world her advancement portion to the population, more kanaka boys and girls read and write and do under American rule and at the same the rule of three than in any other time will present persons and hings country on the face of the globe, and that speak of the days when the Ka- for that matter any district, not ex-LAVA, LAVA!

Prince Cupid—he of the erstwhile Hawaii will shine, exhibiting a high Again in the agricultural division royal family who is now a delegate to grade coffee that is being cultivated on the national congress from the mil- the leeward side of the largest island Pacific group-said while in St. Louis of the group. And it will be explained recently that a Hawalian exhibit would and are formed is the richest of the incomplete without a kahuna, a earth. The sugar cane and the method hula-hula girl, a kahili, and a robe of crushing it will be a feature and made from feathers of the o-o bird, then there will be exhibits of fruits And he also said that these links which seen in the cattle pens and also sheep bind the present with the past could that graze on the mountain tops at an still be found in different parts of the altitude that almost reaches the show level. In every department except wines and metallurgy the islanders will be represented. They will have no ex-For it was not more than twenty hibits of minerals, for there, dig as you

services as exercisis were in demend be treated to a native luncheon or luon the day that the stars and stripes au, prepared as on the lands that are were hoisted for the first time over the waved washed by the Pacific. It is not government palace at Honolulu, when good form at one of these huncheons to they were asked to use-their incanta- sit in a chair, for if you do you will fions for the purpose of driving the be high above the table, which is nothforeigners into the sea. So that some ing more than native vines and flowers of those old witch doctors still live in strewn on mother earth. So perfores

that they still listen to those who it. sistency of paste and resembling it in color, which is prepared from the tare Under the belief that kaliuna could root. The natives mascerate the tare pray the soul out of a man or woman in an earthen bowl, using the stone, many crimes were undoubtedly com- such as a drugglet mixes ingredients mitted in the Hawalian Islands in years with pestle and mortar. There are two gone by, for it is evident that after re- kinds of pol-two-fingered and one-finceiving their fee for services that would gered, the former being thinner than result in death they resorted to the the latter. To understand, one must use of poison and thus retained their remember that it is very bad taste to prestige. But so skillfully were the ask for a spoon when eating poi. The deeds of violence committed that for digits must be used, and it is remarkcenturies no one suspected the truth, able how expert some people can beand it was believed that these white-come in the manipulation. First, etick haired priests possessed the power to the forefluger of the right hand in the substance that is placed before you, give it a twirl until the poi adheres well on all sides, then with a graceful ern than the kahung, is also becoming mouth. Suck the finger well until rarity, owing to the objection to their nothing remains, then repeat the operaoffered, for the hula girl was to them doubt as to how many fingers you two and a half tons per day. Two days cape. They spread out over the vessel the poetry of motion and her every acc should use, watch your host and follow

THE ROAST PIG.

roast suckling plg, prepared in native said Lieutenant Chapin of Admiral was discovered by the Customs Inspective. Hours before you are bidden to Evans's staff the other day. "If is a tors and the alarm was given. An Inspective of the customs in the custom in the customs in the customs in the custom in the c were under way. First a hole was dus in the ground, and watching its construction, one might remark that it resembled an infant's grave. Meanwhile large stones are being heated to a red. The suckling pig ready, dressed and cleaned, the bottom of the grave is lined with hot stones; these in turn ports. are covered with fragrant leaves; the pig is placed on its bed, more leaves are springled over it, then another layer of not stones, and finally earth is ble for the extinction of these members thrown on. There it bakes and sizzles of the feathered tribe. When admiring until the time has arrived for service at table, when it is borne, julcy and brown, to become a central ornament. In the olden days it was good form on the breasts of the songsters. These to tear the pig to pieces with the fintufts were only a fraction of an inch gers, but at luaus of the present the knife and fork are brought into play.

THE BAND COMING. Prince Cupid was asked whether the gorgeous garment. "If it takes every Royal Hawalian band would come so bird in my kingdom I must have the St. Louis and replied that a popular robe," said the monarch, and forth- subscription for that purpose was being with the slaughter began. Probably raised in the islands. There is an inthe most magnificent piece of wearing teresting story told of events in the apparel ever worn, even by a king, was winter of 1902, which shows that a pretthe result. But the birds were so ty American girl and this band con-

vanity being unsatisted, Kamehameha plot to restore Liliuokalani to the ordered that a cape be made, even as throne. The conspirators had agreed the robe has been. This time the hunt- to make a dash on the palace on a cerers were at work for a much longer tain evening and the signal was to be period and when they had completed the first strains of "Hawaii Ponoi" their task not an o-o remained on the played by the bend. From time imislands, and you hear of them today memorial this national anthem Had been the concluding number to every

REVOLUTION NIPPED. The momentous night arrived the

soon after Lilicokalani's abdication, in different parts of the city, some as for leave to lease to the trustees of and the other is in the government cavalry, some as infantry and others building at Honolulu. It is the latter with a rapid-fire gun as artillery. The that will be seen in St. Louis next sum- greater number were assembled with the crowd that twice a week rathered CHARTER CHANGES to hear the band play. Now it hap-Plumage of larger birds than the o-o' to hear the band play. Now it hapwas used in forming the kahilis, which pened that the girl who had overheard are immense plumes, made of variegat- the plot did not dare reveal what she ed feathers and used by attendants to knew to the government officials, for wave flies and other insects from the her lover was one of the conspirators monarch's face when he was enjoying and if his name was once revealed, he an afternoon siests. These by the dox- stood in danger of death at the hands have been filed in the Treasurer's ofens will be brought to St. Louis, taken of a firing squad. So, knowing what the from the room in Honolulu where rem- signal for the uprising was to be, she iniscences of royalty are stored as adopted other means to prevent the oc-1 currence. Going to the band leader, when he was half through the prog am, she coaxed him to substitute an-"" of "Fre for "Hawail Ponol" and self in school," remarked Farmer will interest no less than the Hawa when the his arrived for the conclud-Thorpington, as he tonged the latest let- of the dark ages. As education is the transporter of the night, imagine the ter anide. "Laws sakes! What's he keynote of the Louisiana Purchame at antor shownt of the revolutionists at, It aint what he's done; it's what he tional that the imanders will make gled Banner' brust forth from the sint done. This here letter says he's their principal showing. And it will became They became completely debeen in five football games an' come out probably asteman visitors to learn from meralised and the revolution was nin

# NO DANGER LEPERS HAD

# to Eat.

Honofulu will not suffer from a food famine as a result of the presence or Superintendent Walman at Kalaupapa. yesterday and last night stores purchased in Honolulu were loaded on the loyed by the himates of the Settle-battleships and cruisers, although the ment. There were many luans, in-Wisconsin and Oregon finished taking on supplies early in the morning.

Had it not been for the great quanti-ties of food stuffs brought by the Ala-meda and Solace there would have been a famine in Honolulu. The presence of the fleet, has shown one thing very conclusively and that is, that Hawaii is not able to provide for any great force of soldiers or sailors in case of a siege the men of the vessels would soon be the Settlement. reduced to short rations, and a prolonged siege would mean starvation in the island. For of all the fresh vegetables purchased here by the fleet, such as potatoes, cabbage, fruits and green produce nearly all of it was exported investment is vanily exaggerated when from the coast. The usual supply would placed at three thousand dollars. Hunbe exhausted in less than two weeks if the regular ships were kept out by a blockading fleet. The conditions made apparent by the presence of the fleet a monopoly for Mr. Nathaniel that the illustrate more forcibly than anything Superintendent had favored confining else the necessity for placing as large an area of land on Oahu under cultivation as possible. Small farms and what they can produce will be the salvation of the islands in case of war. There is a large tract of land on this island, which was ceded to the United States. upon annexation, for military purposes amount of green vegetables and such things to keep an army of men for a long period. The land was originally set aside for the use of invalid soldiers from the Philippines and at the control of the control of the land was originally set aside for the use of invalid soldiers from the Philippines and at the control of the land was originally set aside for the use of invalid soldiers from the Philippines and at the control of the land was originally set. and which could produce a sufficient diers from the Philippines, and as there is no chance that it will be used for that purpose, efforts to regain possession of it on the part of the Territory might prove successful. The land joins that of the Wahiawa colony and is very

It is impossible to estimate the an Honolula during its two weeks' stay. The greatest demand was for fresh meats, which were purchased daily in enormous quantities for the use of the men on pounds, while another firm supplied the fleet with eight or ten cattle every supplies will be taken on for the voyage. This is in addition to the canned meats hended if they tried to land on the which are regularly supplied by the wharf, they squeezed through ports on Navy Department. "The canned means the manka side of the vessel and plungare put up now so that you can't tell ed into the harbor. difference from the fresh meats, regular picnic going to sea nowadays, migration guard subdued one man aft-We take on only fresh meats and green er battling with him for some time. vegetables for our cruise to Cavite. The Wilson came across a Jap who was Department supplies the fleet with regu- quite powerful and there ensued a deslar rations, and the vessels are depended upon to get what additional supplies they need as they touch at different also gave his prisoner a drubbing. The

Potatoes, onions and cabbages were also taken on board the ships in large quantities yesterday. These are pracvessels take for regular stores, although men. it is not by means the only variety of edibles that went aboard. Every ship has a separate mess, crew as well as officers, and they loaded up with all sorts of delicacies yesterday. Canned the clerks at many of the down town i stores worked far into the night getting their orders filled. Foodstuffs are much cheaper in Honolulu than in either Mamila or Yokohama and the various mess funds were largely drawn upon to replenish their respective larders. At one store only was it reported that there was any probability of a shortage in food stuffs in Honolulu because of the purchases made for the fleet, the other merchants joining in the statement that there would be plenty to eat for everyone left in Honolulu after today. was said, however, that had it not been for the shipment of stores from San Francisco there might have been a serious shortage in the food supply of pey, which salled December 24 from Ho-Honolulu. Another grocer stated that notule for Manila via Midway Island. had it not been for the cable, which would permit the increase in orders in time to catch the Sierra which sails from San Francisco December 31st, Honoisin might even now be facing the prospects of a food famine.

# ARE ASKED FOR

Several proposed changes of charters nee for approval.

Lee Toma Co., Ltd., wants to reduce its capital stock from \$40,000 to \$20,000. The Daver Photographic Co., Ltd. desires its name changed to the Frank

Tiever Photographer, Ltd. Joseph Hartman & Co., Ltd., would hange to 'arrest & Co., Ltd.

The Javanese at Honelulu plants. tion will hold a warlety entertainment | past a nierk in the Merretary a office. THAT I THAT

## Grievance Are Not Believed.

Superintendent J. D. McVeigh, who has been in town for the Christman which tells of a merry Christmas encluding one held by the white people. Christmas boxes sent by various large mercantile houses of Honolulu enriched the good cheer,

Mr. McVeigh takes no stock in a rumor current for some days herewhich, however, he heard for the first time when questioned about it—that a If such an array as the Asiatic ships were bottled up in Pearl Harbor by a hostile fleet, the people of Oahu and effect by some disaffected persons at

> With regard to talk of hardship to Thos. K. Nathaniel If his exclusive fish-selling market is blocked, Mr. Mc-Veigh says the reported value of the dreds instead of thousands would be nearer correct. It was not to create the sale of fish to one place, but only to ensure and facilitate thorough inspection. Governor Carter disapproved the regulation in this regard on the ground that it made an invidious privi-

# **ESCAPE FROM DORIC**

Five desperate Japanese stowaways

on the O. & O. steamship Doric made

an attempt to escape from the steamer yesterday morning after 2 o'clock and would have succeeded but for the determined resistance of Customs Inspecmount of food that the fleet purchased for Wilson and an Immigration guard. There were eight stowaways on board, five of whom had been held on the Dorlo since its departure from the ships. One butcher estimated the Japan on the last trip. They were be-The hula-hula girl, though more mod- movement convey what clings into your amount used daily as ten thousand ing returned to Japan. Three others were sent aboard from the Coptic on form of danging offered by the new tion. From this description you will day. A conservative estimate of the Monday. They were confined in a comers on the islands. This criticism understand that two-fingered poi is amount of fresh meat used by the fleet room. One of the number cut out a on the part of foreigners could not be that which could not be manipulated while in port would probably be thirty panel in the door with a clasp knite; understood by the natives when first readily with one finger. If you are in

> perate fight. Wilson, although badly damaged in the fracas, held on, and

and knowing that they would be appre-

other three got away. As the steamship company is liable to a fine of \$200 for the escape of a stowaway the steamship officials put tically all the fresh vegetables that the forth every effort to apprehend the

Before the steamer sailed at noon yesterday another Japanese was discovered hiding in the bow of the sloop Aloha which was riding at anchor in front of the pilot house. One of the fruit, raisins, fancy vegetables, cakes and an endless variety of good things to eat were sent on board the ships, and the Japanese. He was turned over to the steamship company.

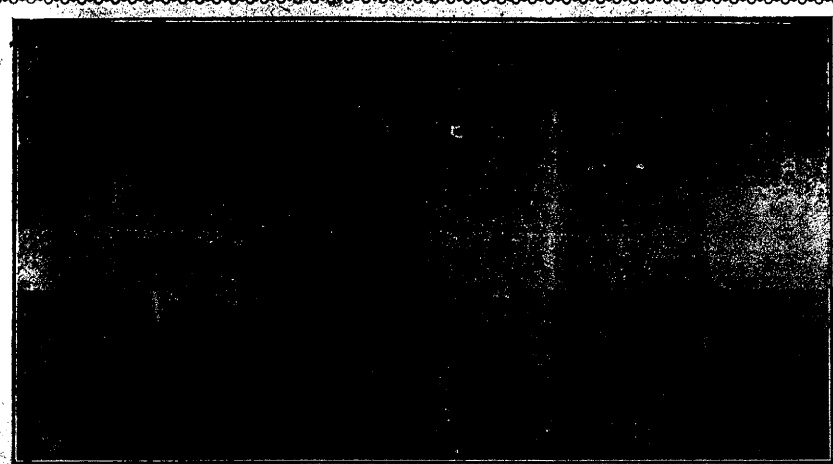
The Doric expected to overtake the fleet which sailed for the west at 10 a. m. yesterday. .Captain Smith had the signal flags of the steamer on deck ready to hoist in salute to Admiral Evans when the liner passed the warships. It is probable the meeting took place late yesterday afternoon.

#### POMPEY LANDS MAIL AT MIDWAY

.The United States naval coller Pumarrived at Midway, yesterday afternoon, and landed the malis forwarded from this port for the cable colon). The captain reported all well on board

#### WARSHIPS ATE UP **BIG COAL PILES**

When the warships departed yester day and Captain Niblack had time to think freely for a few minutes be found that about 9,000 tons of ces, had been carried away from the navy's coat piles by the fleet. It was first thought that about 5,000 tons would be needed When the fleet arrived it was estimated that about 7,300 tone would be required, out extra amounts were called for and they were given, running the total up to shout \$.000 tops.

Miles though Ciarres for entire time with the aid of city talent, on New | will harcome mornitary to Jodge Dode on 

Cincinnati. AT ANCHOR OUTSIDE THE HARBOR

(Advertiser Photo.)

Raleigh.



THE CINCINNATI AND ALBANY JUST BEFORE THE START. 

Girl I Left Behind Me, v played by the flagship Kentucky's Band, the fleet of Admiral Evans departed, from the anchorage outside the entrance to the channel promptly at 19 o'clock yesterday foremoon, en route to Cavite, via Midway and Guam. It was an impressive sight as the entire battleship and cruiser fleet responded to the Admiral's signal cheer arose on the decks of the flagship, to to shead

were run up the halyards and the flagship Kentucky's starboard propeller churned up the sea. Previous to this time the cruisers and the Wisconsin had drawn in their anchors, the Oregon not having come to an anchor during the morning. The Kentucky described a circle to starboard which brought her past both the Wisconsin and Oregon, and then gathering headway, was followed by the two big battleships, and then by the cruisers, the New Orleans. following directly behind the Oregon.

The cruiser flagship New Orleans was the last vessel to leave Honolulu harbor. She went out about 9:30 and took up a position which would easily throw her on the right of the line of cruisers when the signal came to depart.

The Naval Station tug Iroquois, commanded by Captain Rodman, was boarded at the dock by the Hawaiian Government band, naval officers, several government officials, ladies and press representatives, who took this means of saying farewell to their friends. Governor Carter was not present, but was represented by Secretary Atkinson. The Iroquois left the dock at 1 a. m. and went directly out to the Kentucky which was serenaded by the band. The tur then visited the Wisconsin and after the serenade the Padger men gave three cheers. Then each of the cruisers was visited, each

Some of the young ladies on the Iroquois who have been learning some of the wig-wag alphabet from some of the officers, wig-wagged good-byes to the skill they displayed.

While the tug was making its rounds young lady said that it was "Honobylu shedding tears over the fleet's departure". As the the bore away from over the vessel apparently enclosing

- - or question of Shreve is be compared on the quest a big Ban Francisco, and its value is all to be above ascent

O THE stirring strains of "The Girl I Left Behind Me," followed by "Auld Lang Syne." Admiral Evans stood on the quarter deck and waved his hat in farewell to the visitors.

As the tug passed the Oregon the marine guard was drawn up and the band played "Home, Sweet Home."

It was then within half a minute of 10 o'clock and as the second hands of a watch told off the half minute Admiral Evans' signal to start was flown and the propellers moved. Cheer after which were responded to with all the might of the few masculine and femivoices on the Iroquois, and then the visit of the fleet became in two hours' time only a bleasant memory.

Two sick sailors were sent ashore from the Kentucky just before she

#### Pract Getting Things Settled.

Land Commissioner J. W. Pratt has received advices of a decision of one of the land boundary cases the trial of which he attended recently on the island of Hawali. Levi S. Lyman, Commissioner of Boundaries, decided in favor of the Government as to 450 acres of grazing land below the 3000-foot level in Kawaihae, North Kohala. Private claimants, being lessees of the Queen Emma estate, won the case with regard to 420 secres of mountain summit land in dispute. The controversy has existed for thirty years.

Other land disputes have been set tled by stipulation. The Territory gives up 35 out of 135 acres in Upolu, Hawali, in exchange for a quitclaim to 95 acres at Lahainaluna, Maui, part of the site of the famous public seminary there, which had been disputed since the great land distribution of 1842.

#### **GRAFTERS ON THE** LEGISLATURE

The Independent, during the last Legislature, strongly opposed the items of "incidentals" appearing in the varione being serenaded, the men cheering ous appropriation bills, because therein laid the means of covering "a multitude of sina." We are given to understand that various officials are having paid their private back rides for themselves, their wives and their families, several of their officer friends and were and instead of paying cash, orders are frequently applauded by the men for given upon their clerks. The Legislature never, for one moment, intended that such should be the case, after ala rain drizzled upon the fleet. One lowing these head officials Uberal salarjes.-Independent.

Judge Banford B. Dole, late Govthe Bale, sh a beautiful rainbow arched ernor of Hawaii, was presented by a

## OAHU COUNTY SUPERVISORS CONSIDER EXPENSE ACCOUNT

#### The Circuit Court Judges Give Estimates for Their Departments---Pay of Office Employes.

County held an important meeting yesterday afternoon in Castle & Cooke's hall; at which estimates for running the various departments were present- \$40,ed. Some were quite large, and in one or two cases where the expenses seem to be on an extravagant scale, the Supervisors will probably use the knife. Some departments will be combined to effect a saving in salaries and incidental expenses. The county government will not make use of the tug Eleu for fowing garbage out to sea, but will call for tenders for disposing of the accumulations.

The Board of Supervisors for Oahu

Assessor Isukes appeared before the Board and made the claim that he would curtail the expenses twenty-five per cent by the use of improved methods of doing business. His recommendations as to expenses for doing the

work were not presented to the Board The report of the three judges of the First Circuit Court was received in which they outlined the amount of clerical work to be done and expenses for conducting the courts. They recommended the employment of three stenographers at \$200 a month each, or

a total of \$600 a month, as at present The cierks in the courts are allowed \$100 per month. The judges recommended they receive \$150 each, claiming that the amount of work calls for such a salary. No reference was made of the fees which the cierks receive

over and above their salaries.

The bailiffs are now paid \$85 a month each, and it was recommended that the pay for each be raised to \$100 & month. They also recommended that for the jury and witness expenses the courts be allowed \$2,000 a month. Then there were enlaries for interpreters of the asual nationalities and extras, which would swell this estimate to about \$40.-

For the County Clerk's office it was recommended that a chief clerk be appointed with a salary of \$150 a month; stenographer and clerk, \$125 per mouth; another clerk, \$50 a month; messenger,

The District Attorney recommended a deputy attorney at \$200 a month; law stepographen and assistant, \$150 a month; messenger, \$50 per month. For the police department it was rec-

ommended that \$16,000 be allotted for the pay of police, detectives, specials, clerks, maintenance of prisoners, care of animals and incidentals.

No recommendations were received from the Auditor who is ill.

For the garbage and excavator department it was recommended that this be maintained for \$3,300 per month, and to combine with it the sewerage department. About a third of this sum s carned in fees by the department.

The Road Department matter will be considered at a meeting to be held at 10 o'clock this morning. It is believed that this department is being run too extravagantly to suit the Supervisors.

The appointment of road supervisor was deferred until a later meeting, as will be all other appointments until the salary question is settled.

#### PASTE HONOLULU LABELS ON BAGGAGE

Commencing with the arrival of the Coptic and Doric the Pacific Transfer Company pasted a distinctively Honolulu label on all baggage landed or sent away. When the globe trotter arrives in Honolulu in the future be may be assured that his dress-sult case will receive a conspicuous label with Honolulu showing plainly upon it, and his heart will be made glad. The traveler who returns home with his dress-suit case, trunk and valise covered with labels showing the various countries he has visited, has a bone fide memento of how in color and bears the figure of a

tile in the Kirau to take pay in the

# PLANTATIONS DITCH DATA

### Defendants Think Earnestly Studied Supreme Court Mistaken.

The Ewa Plantation Co. and the Kahuku Plantation Co. are not satisfied with the decision of the Supreme Court on the submitted case between the Oahu Rahway & Land Co. and themselves. By their counsel, Castle & Withington, they petition the court for a rehearing.

Their ground for rehearing and reargument is that questions decisive of the case and duly submitted by their ing of the situation. counsel "have been overlooked by the court and that the decision is in conflict with express statutes to which the attention of the court was not drawn."

The petition specifies its particular grounds, reciting what the court found as to three interests to be taxed, namely: that of the original lessor, that of the lessee (the lessor in the new leases) and that of the sub-lessee, all to be paid by the sub-lessees respectively, quoting then from the decision the following passage:

"It is no defense that the taxes were not assessed upon the sub-leased portions of land separately. The private agreement of the parties was not binding upon the assessor and the latter was under no obligation to make a separate assessment by reason of such agreement."

On this the petitioners comment: "The court has clearly overlooked the point made in our brief, that the interest of the Oahu Railway & Land Co. in each of the demised premises is a separate item, and as such is to be separately taxed. We did not contend that the agreement to pay taxes had any effect upon the method of assessment, but that if any taxable interest in the demised premises was left or created by the leases, such interests vere separate items, and under the provisions of the tax law must be separately taxed, which was not done, and therefore no valid tax was laid on the demised premises and we were not obligated by the agreement to pay anything but a valid tax."

The petitioners further say that the ourt has, in their opinion, overlooked considerations suggested by them decisive of the case in its finding that the agreement concerning taxes, found in each lease, creates an obligation on the part of the plantstion companies to pay a tax on the allway company's interest in the demised premises and that the rallway company has an interest in the demised premises subject to taxation The considerations alleged to have been overlooked are thus presented:

"Our point was not, as stated by the court, that the instruments are not in reality leases, but merely contracts to establish sugar plantations. What we contended was that, while the instruments were technically leases, the purpose of the parties was primarily to establish sugar plantations, and that the instruments should be construed with this purpose in view.

We did not contend," the petitioners continue, "that the agreement relating to taxes was not a covenant. we contended was that it was not in the technical form of a covenant and was a portion of a general covenant to establish a sugar plantation, and that that fact should be taken into considertion, and when considered it appeared to be a provision relating to the method of computing the share of the profits, and not primarily a covenant to pay the taxes.

The court seems to us to have overlooked the fact that there was nothing in the case which showed that there was any excess-of rents to be enjoyed by the lessee. This latter may not, however, have been decisive of the

"We respectfully submit that a rehearing should be granted at least upon the first point."

#### COURT NOTES.

Judge De Bolt has signed an order in default against defendants in the assumpsit sult of B. F. Vickers vs. Robert A. and Fredericka A. Carille. - Robertson & Wilder for plaintiff made the

Lucas, appraisers of the estate of Dr. Alex. M. Atherton, deceased, have filed their report, being practically a confirmation of the inventory filed by C. H. Atherton, executor.

W. R. Sims, J. S. Walker and George

David Watson was licensed yesterday by Judge Robinson to practice law in the district courts and before circuit judges at chambers on appeal, for the term of two years.

Judge Robinson denied the motion for a new trial filed by defendant in the case of Cecil Brown vs. J. W. Rechouse.

Honolulu plantation will begin Jan pary 5 to grind the 1904 crop. The grand jury has visited Oahu orienn and the Inmane Asylum.

George Andrews has been heard from at Macan Stratte Settlements on Decombor 5, in good bealth and intending to start four days later for Athens by WAY OF ERFIR.

# By Governor Carter:

Governor Carter is devoting all the time he can spare front the regular routine of the executive office to a personal investigation of the Kohala ditch business. He finds the data, very voluminous, requiring time and study for its comprehension, but says he wants to obtain a thorough understand-

reports of various heads of departments relative to current matters in their charge. There was no finished business to give out at the close of office hours. Things are moving in the Public Works Department about as rapidly as might be expected at the fag end of oue set of current appropriations and the

The Governor yesterday received the

beginning of loan fund availability. The contract for erecting the Royal School building has been awarded to the American-Hawaiian Engineering Co., represented by Chas. H. Gilman. The site for the building, on the old

lot, will be laid out this morning. F. W. Knight has been awarded the contract for erecting No. 2 building of the Boys' Industrial School at Waislee. H. F. Bertelmann will begin work on his contract for erecting a teacher's cottage at the same place on Monday

Cotton Bros. & Co. have been awarded the contract for building the abutment of Waimea bridge, Kauai.

This morning the steamer Alameda nakes her first departure from the new Oceanic dock. Construction work has kept the San Francisco local liner away from her old berth for about ten months.

The Inter-Island Steam Navigation Co. partially occupies its new docking quarters. Some scales are yet to be installed.

Plans and specifications are being completed for Brewer's wharf, to construct which tenders will be invited the beginning of the year.

Property owners on Nuuanu above Kukfi street are going to put in sewers to connect with the sanitary system.

Today will see the completion of the storm sewer at King and Keeaumoku streets. Also the portion of the system to avert floods at Beretania and Punchbowl streets will be completed today. The storm sewer system has long ago, even in its partly finished state, demonstrated its great value as a public improvement. Besides its prevention of both discomfort and material loss, miblic and private, it has undoubted santtary virtue in draining residence sections of surplus moisture.

#### **WOULD ANNEX US** TO CALIFORNIA

Senator Newlands in a speech before the Senate on his Cuba annexation resolution said something interesting about Hawail in the following para-

"This is a part of the proper expansion of the Republic, the traditional expansion of the Republic, not the modern expansion of the empire over countries in distant seas. He wall is a military outpost in the Pacific controlling our defensive line. Why should we have her? She occuples such a position as she would if she were only a hundred miles from San Francisco, and practically protects the entire coast from foreign invasion. \ Nofleet can sail from the Orient and reach the Pacific Coast without coaling, and with Hawali in our possession the ships of such a fleet would be derelicts upon the ocean before reaching our shore. And so as a matter of economy and of wise administration and of wise adjustments of the boundaries of this country we have taken Hawali into the Union as a Territorywith a Delegate. She has today the position of an infant State, is in a transitional stage toward statebood, not, perhaps, independent statehood; but I trust that some method will be found in the future to incorporate her in the State of California as a county. and thus give her that representation in the Union to which every foot-of ground over which the American flag. floats is, in my judgment, entitled."

The danger to Hawali in the matterof maintaining herself began with annexation. Prior to that time there was no danger of war or of a siege.-Independent.

Indeed? Is any one so foolish as to suppose that a strong naval power at war with the United States would not have tried to selse Honolulu and use it as a base against San Francisco? In that case what would Hawall have done-let home a pol dog and scared the perfidious foe away?

## hawaiian Gazette.

Batured at the Postoffice of Honolulu, H. T., Second-chas Matter. BEMI-WEEKLY,

esued tubsdays and faidays. WALTER G. SMITH, Editor.

SUBSCRIPTION RATES.

Fayable invariably in fidvance.

A. W. PEARSON,

#### HEALTH MATTERS

FRIDAY : : : : JANUARY 1

While in substantial agreement with the plan of the Governor to reduce expenses, the Advertiser as well as the public would be sorry to see the numher of sanitary inspectors under the Board of Health cut down from twelve to six. Twelve are none too many. Perhaps the public do not fully appreciate the work of the inspectors but the Governor must know as the press does, the peculiar crisis through which Honolulu has been triumphantly brought by the thorough system of sanitary oversight established a little over two years ago and which met the recrudescence of a former malady in a way to establish safeguards for the public health without alarming public sensibilities.

This town well remembers the terror of 1900, but it does not know that the deaths during that visitation were excoeded in number by those of the second outbreak, occurring a year and a half later . Indeed few knew that another outbreak had occurred as the Board of Health maintained a policy of silence and bent all its energies towards cleaning the town. It is now many months since a single case of the melady has appeared. The reason the disease did not become virulent in groups of cases and why it finally disappeared altogether is that the Board of Health inspectors had enough in the field to compel private and public sanitation.

The conditions which produce epidemics of the sort named are here in a large indigent or careless population; people who must be watched. If the inspectors are cut down to six we shall then have one man to every 7000 people, which simply means that he could not do his work and would have to slight it. THE MOMENT A TROPICAL CITY BRGINS TO SLIGHT THE BUSINESS OF KEEPING CLEAN THAT MO-MENT IT IS IN DANGER. Should between. It is about thirty years satisfactory and that the board could another epidemic be spawned in the since the Brooklyn theater fire deciath of Chidatewn, the tourist comharps upon the willows.

town is true the inspectorate needs to be increased rather than diminished.

So long as San Domingo is a hot-bed of revolution it will be a source of danger to the United States. The country has many foreign interests. At any time when civil war is on a German, a French or a British merchant may he killed, whereupon his Government will demand redress and send a force to get it. Anywhere else such a force might demand indemnity in the form of a local foothold, as a coaling station. which would prove a place of refuge for fellow-countrymen in war; but in San Domingo they would find the Monroe Doctrine in the way—a principle which is not recognized in international law and which a great power may one day decide to challenge. To escape such a crisis to establish peace in a stricken and prosperity in an impoverished country, and at the same time to gain an important strategic point are circumstances which may easily and logically lead the United States to conclude that the annexation of San Domingo is desirable.

Will this Territory never get through squandering money? The last Legislature appropriated \$10,000 for repairs on the Royal mausoleum which, so far as any one knew, did not need any mending, and the authorities then proceeded to "blow the money in." One of the first steps-and the all-important onewas to hire a superintendent at \$250 a month whose duties principally consisted in folling about the mausoleum park and receiving his pay. Now the \$10,000 are gone, leaving but little to show for it but half-completed alterations, and work has stopped in the hope that \$7500 more may be had after the 1st of January. One could build a fine mauso**est** of all the money likely to be wasted, first and last, on the satisfactory one the Legislature, in its plentiful lack of wisdom, wanted to "im-

Mr. Dowie has heard that Hawaii has the richest white population per capita in the world; hence his desire to abend a couple of weeks here and try on it his hypnotic power of persuasion. It is remarkable how Dowie manages to open fat pocketbooks; one of his few converts in New York recently sent him \$50,000 and promised Doubtless be feels that Hawaii can be made to yield a golden stream as the rock did, to the tapping of hike the other way. There are more Anron's rod. But we shall see.

#### GRAND JURY VOUCHERS The Territorial Grand Jury engaged

in "investigating" the voucher scandals does not attempt, to whitewash the accused men, but it does the next worst thing in shirking its duty and trying to pass it on to a Grand Jury as yet unsummoned. Its majority report is not only specious reasoning but it is a pitiful evasion of responsibility. For Year Foreign ...... 5.00 it is a pitting evasion of responsional responsion of responsional responsion in the statement that, the Year Foreign ...... 5.00 though in residen since September 5th, it did not have time to make a thorough and exhaustive inquiry, the jury proceeds to confess that but one phase of the voucher question was submitted to it and then excuses itself for not taking up that phase, which it surely had ample time and reason to investigate, by complaining that it was denied the "fuller presentation" which must have taken up far more time and resulted in the thorough and exhaustive inquiry which it says it had no time to make. The situation has its analogy in the appearance for trial of three accused men out of ten before a jury which holds that it hasn't time to try three but might have tried them if the prosecuting attorney, in justice to the other seven, had presented the full ten.

So far as the time occupied by this Grand Jury is concerned it used up as much and more than did the Federal Grand Jury which indicted Meheula and exposed the whole system of legislative boodling. There was literally time to burn. The result not only shows the questionable attitude of the majority of the Territorial Grand Jury, but it shows that Kumalae made no mistake when he told an Advertiser reporter that he wanted the voucher case taken from the hands of the Federal Grand Jury and put into the keeping of this one. Evidently Kumalae knew his men. He knew upon whom to depend. He dreaded the unbiased sense of justice of responsible citizens who know the value and meaning of an

Mr. W. M. Templeton's minority report states that there was evidence enough presented to the jury to warrant it in bringing true bills. With that finding every disinterested man who has seen the evidence will coincide. Mr. Templeton has done his duty as a good citizen towards men whose conduct strikes at the very root of good citizenship; but it speaks sternly against our jury system that he stands alone as one to eighteen.

does not burn down as often as a powder mill blows up. But in point of steamer. Professor Kapbele wrote in fact such holocausts are few and far conclusion that his condition was not flimsy, draughty structure, with paper obtained. scenery, red fire and a net-work of electrical devices, ought to be a fire

It is a mistake to say that the Ninth U. S. Infantry is a colored regiment, When it was stationed on the coast it was white, when it passed through here en-route to Manila its color had not changed and it is not even streaky now. The Ninth Cavalry is black enough, but that command is not expected here. Nor, indeed, is the Ninth Infantry, according to advices received at Camp McKinley, as it will be some time before a change is made in the arm of the service here and an infantry selection will not be made beforehand.

California will never be carried out if the voters of Hawaii prove their capacity to give these Islands an honest government. But if Legislatures are to go on stealing and juries acquitting boodlers on racial grounds, and the reign of Graft is to be uninterrupted. there is no telling what may happen, It is quite conceivable, under such circumstances and as a means of economy, that a very influential body of taxpayers here would petition, for incorporation with the nearest American

Whenever Russia wants time to get more troops into the field she begins to talk vaguely of "concessions." Just as word comes that ten batteries of artillery are to be ordered to the Par-East from Odessa, Russian diplomacy becomes as amiable as an infant's smile. If Japan will only wait until the guos arrive she will then have a thance to hear the bear growl.

If Colombia sees any U. S. troops guarding the canal line she had better where those came from

### The Entomologist Closer Watch Will Is Anxious to Retire.

Professor A. Koebele, the government entomologist, who has been hunting & parasite for the leaf hopper, in the States, expects to go to Australia in March to continue his search. The Board of Agriculture received a letter from the professor yesterday, the first in six months, and he wrote to object to the request of the board that he return home. Mr. Koebele also intimated that the Territory was likely to lose his services very soon.

The meeting of the board was atended by all its members yesterday, the first time, almost, since its organization. Those present were L. A. Thurston, president; C. S. Holloway, executive officer; W. M. Giffard, J. F. Brown, A. W. Carter and J. D. Dole; Jared G. Smith, D. L. Van Dine and, J. E. Higgins of the United States Experiment Station and R. C. L. Perkins, the Territorial entomologist.

Mr. Koebele wrote to Secretary Holloway from California, where he had been after a successful trip to Ohlo. Mr. Holloway, complying with the board's instruction, had requested Mr. Koebele's return. Mr. Koebele in his letter stated that he deemed it inadvisable that he should return now. He said that he considered Mr. Perkins as far better qualified to organize the department than himself, as he was not accustomed to office work having been engaged in field work for twentytwo years almost exclusively. Mr. Koebele reported that the work on the leaf hopper parasite in Ohio had been very thorough under Mr. Ewanzy, while Dr. Howard at Washington had also been giving the matter some study. Mr. Koebele said he had also discovered some new points in reference to the nursery stock, tree, sugar cane, plant, leaf hopper and was at work in California. He believed that March was growth or substance which is or may the best time for work in Australia be infected or liable to assist in the and he intended to leave for that country in the early part of that month. The theater in action is always in He had, in accordance with the request peril of fire and the wonder is that it of the board, booked for the Sierra, due here January 6th, although he might stay in San Francisco until the next not depend upon his services for very

mated an audience and sent a thrill Mr. Perkins stated that Mr. Reebele mitter might as well shut up shop and of horror through the country. Mean- had sent him some parasites on the last those who hope for more warships and while here and in Europe but a few steamer, and that he didn't believe his those who hope for more warships and winte here and in Europe but a work in California had been completed for garrisons of troops, hang their theaters, like the Baldwin of San J. F. Brown suggested that it would be Francisco and a new one at Muncle, a good thing to have a personal inter-And a word further: If what we hear Ind., and one here, have burned, view with Mr. Koebele, and Mr. Thursof the exact state of things in China- and these were empty. Casting up ten also said that it would be well to touch with the board. If he wanted the tables of mortality, people do not to return to California then, he could. take as many risks from fire in going Mr. Perkins said that two or three to a theater as they do from drowning weeks' absence at this time might in going to sea in a good steamship. make a good deal of difference to Mr. Why it is so we do not know; for a season when parasites could be best Koebele, if this happened to be the

Mr. Thurston finally suggested that the secretary be instructed to cable. Professor Koebele to use his discretion about returning and to remain in Callformia if necessary to complete his work. Mr. Koebelé wrote that he expected to be through by the first of the year. Professor Perkins in answer to had received a number of offers from worked sufficiently long to permit of his retirement. Mr. Holloway sent a proposition. cable to Mr. Koebele instructing him to Mr. Thurston said it would mean board.

WILL SELL NURSERY PLANTS.

plants they wanted.

by Mr. Dole, it was decided to offer work than one man could do. the trees for sale, no minimum price being fixed. The McBryde plantation, it is said, will purchase a large quan-

up an order of 112 varieties of seeds fard explained that the planters paid for which he intended to send. As the half the salaries of three entomolocided to delay the order until the eigh- assist him. This was to have a man teen months' appropriations became to take up Koebele's work if he should effective.

Mr. Holloway for the finance committee reported that the new building was paring a plan now to keep a closer going ahead rapidly. The concrete watch over the plantations. He had part of the letter Y for the Beretania floors had not been completed.

ter from the Hawaiian Live Stock answer, and which would keep him in-Breeders' Association offering to put formed as to the condition of cane. their library in the possession of the Then if the leaf-hopper or any pest was Board, until such time as the breeders found to be working on any plantation had their own building. The offer was

effect.

# Be Kept of Pests.

Hereafter inter-island steamers will be subjected to the same supervision and inspection in the transportation of plants as the Board of Agriculture requires the larger trans-Pacific vessels. At the meeting of the Board yesterday it was decided to draw up regulations for the control of the inter-island boats in carrying plants, shrubs or vegetation of any kind. While no rule was adopted it will probably be arranged to study or two at Harvard and putting have all plants fumigated and passed most of his time into the secretaryship by the government entomologists, and of a new Association in the town of this will be made a condition of the acceptance of the freight by the steamship companies. The new regulation is deemed to be necessary because of the from as he continues his studies in the prevalence of blights on one island, University of Nebraska, and directs the which have not reached some of the physical work in the city Association. other islands. A strict observance of Association training here, is reported the rule would have prevented the Maul as being thoroughly well adapted to blight from being spread to the Island the work. In one of the R. R. Asso, of Oahu.

W. M. Giffard called attention to the need of such a rule in offering the following resolution:

Whereas: Section 5, Paragraph 1 (b) of Act 44 entails upon this Board the duty of providing ways and means of exterminating such insect pests and diseases as are liable to become injurious to trees, plants or other vegetation as are already in the Territory, and Whereas: Section 5, Paragraph 3 of the same Act provides that the Board shall make rules and regulations (subject to the approval of the Governor) before Judge Robinson this morning. for and concerning the quarantine, inspection, fumigation, disinfection, exclusion or destruction at any time or place within the Territory, of any soil, fruit, vegetable or other vegetable transmission or dissemination of any insect, blight, scale or disease injurious or liable to become injurious to trees, plants op other vegetation, and

Whereas: It is is further provided in the Section and Paragraph aforesaid that Rules and Regulations may be formulated by the Board governing the shipping and shipment between the different islands of this Territory of the specific article or class of articles above enumerated which are liable to introduce or disseminate blight, insecis cale or disease injurious to vegetable growth, and

Whereas: It is further provided in said Act that all rules and regulations made as aforesaid shall have the force and effect of law,

Be It Resolved: That the Committee on Rules and Regulations of this Board be hereby instructed to at once formulate such rules and regulations as may systematically subject all consignments between the different islands of the Territory of soil, plants, trees and other vegetation, to inspection by the Board's Entomologist, prior to shipment or acceptance by inter-island per cent. Retrenchment will consist carriers, and

Be It Further Resolved: That the said committee submit to the Board for its approval such rules and regulations as they may formulate for the purpose aforesaid.

Mr. Giffard suggested as a means for be against its growth. a question stated that Mr. Koebele tion of a regulation, requiring the carrying out this supervision, the adopother sources but that he believed that bore the label of the government ensteamers to accept only such plants as Mr. Koebele considered that he had tomologist. He believed the companies would be willing to agree to such a

use his discretion about returning at great increase of labor for the enthis time, and the cable will reach him tomologist if he was required to meet or an average of \$22 a case, which is the day before the Sierra leaves San every inter-island boat and examine the Francisco. Mr. Giffard said it was ex- stuff brought by it. He stated that tremely desirable that Koebele make the planters who were paying hair the the Australian trip before quitting the salaries of the entomologists had been given to understand that two men would spend their time in searching, for measures to kill the various pests Mr. Thurston stated that there was with which the Territory is afflicted, The threat of annexing Hawali to a large number of plants at the gov- and that it would require the services ernment nursery in need of transplant- of one man to keep the watch on local ing, many of them having outgrown steamers. The planters also were anxtheir boxes. He suggested that these ious for a man to visit the plantations plants be sold at a nominal figure to regularly and investigate conditions as cover cost of cultivation, about five to insect and other pests. Besides, a cents per plant. There had been in- very large correspondence has grown quiries for trees and many of these in- up with entomological institutions, and quirers would be willing to pay for it required time to answer these letters. All this with the inspection of Upon motion of Mr. Carter, amended inter-island shipments would be more

Professor Perkins stated that it would require the time of one man almost exclusively to watch the island steamers. Mr. Carter thought the request of the Mr. Carter reported that he had made planters was unreasonable. Mr. Gifappropriation is exhausted it was de- gists, Professor Koebele and the man to be compelled to give it up,

Mr. Perkins stated that he was pre-The secretary also presented a let- has and managers would be asked to: it would be easy to dispatch a man to investigate. Otherwise if an inspection The request of Jared Smith for a 1500 of all-plantations was contemplated, appropriation for the purchase of one man could visit each of them only

islands were free. There were some pests in the Hilo district not anywhere else, and another in the Kona district which was not in Hilo. He believed though that the pests would spread gradually to the other islands unless some preventive measures were taken.

Mr. Carter suggested that if there vas no bad blight, then there was no need of the proposed inspection. Mr. Giffard replied that if there had, been proper inspection the Mani blight could have been kept of of Oahu. Sugar cane was being sent from one island to another by managers, which might be diseased. If the inspection was carried out there would be no chance to spread blight in this way.

Mr. Thurston suggested that a penalty be attached for the transportation of plants without having a proper certificate from the entomologist. The plants could all be taken to the nursery and fumigated, if sent from here, and after arrival if shipped to Honos lulus The resolution authorizing the committee to draw up the necessary rules and regulations was unanimously adopted.

#### Former Honordane

Mr. H. E. Coleman, formerly Genl. Sec. of the Y. M. C. A. at this place, who has since been taking some studies at Chicago University, is taking a East Weymouth, south of Boston. The building is artistically furnished, and a large athletic field adjoins. Mr. A. J. Conts is occasionally heard

Mr. John M. Moore, who began his clations in Chicago he served acceptably as General Secretary, but deciding to go into the city work, he accepted a call as assistant in the Association at Springfield, Ohio.—Association Review.

#### LOCAL BREVITIES

ing at a reduction of expenditure for the coming year amounting to fifty in cutting out offices and ignoring such appropriations as may be deemed not essential to expend.

The grass is looking well in Asla By the Government Survey, Published park, despite fears that the salt in the soil from the harbor dredgings would

The Bank of Hawaii yesterday paid into the Treasury the balance of its quota of a quarter million dollars of the loan fund with accrued interest.

Judge De Bolt finally, as to the Circuit Court, disposed of 81 out of 162 cases on his share of the civil calendar at this term. The cost was \$1798 very low considering that there were 52 actual trials.

H. J. Johnson, custom house broker, Secretary Moody cabled Governor Carter his thanks for the invitation to the squadron to stay at Honolulu longer. He was sorry, but did not feel justified in interfering with Admiral Evens's decision to carry out original orders for the sailing hence of the sauadron.

salled in the Alameda to be a witness in Japanese liquor importation matters before the board of general appraisers in New York. Having studied the subject in Japan this year, Mr. Johnson is an expert witness.

#### Ens Service Discontinued.

At midday today the bus service in Nuuanu Valley in connection with the Rapid Transit lines will be discontinued. The Nuuanu street line will now run up to the Mausoleum, which will be the terminus until the roadway above is widered, when the track may be extended.

The Nuuanu Valley stables will also be abandoned.

When the Beretania street line is concloded Fort street will act as the lower prepared a list of questions which lu- and Nuuanu street lines. The cars of both lines will follow each other down Fort street. On the return the Nousna car will go out Beretania street and the Bereiania car will go up Nuuanu

Coming around: Mrs. Caffrey-"And how is that pretty young widow? Is she reconciled to her loss yet?" Mrs. chemical apparatus was deferred until about once a rear, Mr. Perkins said Malaprop-"No, she sin't exectly recafter the eighteen months fall goes into he did, not believe there were many enciled yet, but they do say the's got fleaters and druggisets. Benson, smith pests on Oahu from which the other the roan picked out."-Tit-Bits.

### Humors the Blood

Cause many troubles, pimples, beile and other eruptions, besides loss of appetite, that tired feeling, fits of bil-

ionsness, indigestion and headache. The sooner one gets rid of them the better, and the way to get rid of them and to build up the system that has suffered from them is to take

#### Hood's Sarsaparilla and Pills

Forming in combination the most effective alterative and tonic medicine, as shown by unequaled, radical and permanent cures of

Scrofuls: Salt Rhoum Peoriasis. Boils, Pimples, All kinds of Humor Rheumatism Blood Poisoning Dyspepsia Catarrin Debility, Etc.

Accept no substitute, but be sure to get Hood's, and get it today,

#### BUSINESS CARDS.

H. HACKFRLD & CO. L/TD.—General Commission Agents, Queen St., Hose-lulu, H. L

A. BCHARFER & CO.—Importers and Commission Merchants, Honois-lu, Hawaiian Islanda

LINWERS & COOKE.—(Robert Lewers, F. J. Lowrey, C. M. Cooke.)—Import-ers and dealers in lumber and build-ing materials. Office, 414 Fort St.

HONOLULU IRON WORKS CO.—Ma-chinery of every descrition made in

#### HONOLULU STOCK EXCHANGE

Honolulu, December 80, 1902

	1				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
LOCAL BREVITIES	SAME DE STOUS	Ospita,	¥ 11	<b>M</b> d	
S. K. Mahoe has taken the oath as a supervisor of Oahu county. Renovation of the royal mausoleum	Emcastria I Brower & Co	1,008,300	1200		, // 878
will be resumed when the 18-month appropriation bill goes into effect.	Sve. E Ews. Agricultural Co.	1.000.000 1.000.000	201 1009		10%
It is expected that the Territorial grand jury will make its final report	Haw. Com. & Sug. Co. Haw. Sugat Co. Souther	9,819,750 2,008,000 750,900	180 100 100	11.0	談
The postoffice has issued the official	Kahuku	2,008,000; 500,000 \$00,000 2,600,000	2888		
postoffice time table No. 29 for the months of January, February and March, 1904.	Kolos Koberde Sue, Oo. L'd.	180,000 100,006 1500,000	288		
Dr. J. S. B. Pratt, chief health offi-	Oahu Sugar Je. Inomes Vokals Jiss Sugar Oc. Ltd.	2,000,000 1,000,000 100,000	18 S S S	**************************************	*******
out for an airing. He is still very weak and will not be able for some time to resume active duty.	Pasuhan Sugar Plan- tation Co.	5,000,000 150,001 5,000,000	100 50		
Commissioner J. W. Pratt referred Mrs. Nawahi of Hilo to the new county	Pais Pais Papackie	590,080 120,000 180,000 1,760,000			190
overnment when she applied to him or a definition of the street line for s	Pioneer Wais und Agr. Co. Walinku Waimanalo	1,000,000 100,000 202,000	100		<b>3</b> 2
Governor Carter has received a letter from Charles Brewer & Co., Boston	STRANSMIT DO'S				
Plative to the Hawaiian wool indus-	Der-Island S. E. Co Mingellandsone	608,000 888,1880	10.	1884	
hat our wool has too many burns in	Haw'n Electric Co H. R. T. & L. Co. Pid Bon, & T. & L. Co. C. Yntual Tel. Co	1,000,000 1,000,000 1,000	1## 1##		
Treasurer Repolks; had his joke yes- erday, when the automatic telephone han was fixing up an instrument in	Blio R. R. Co	1000.000 10,000	100 100		974
nis office. "I am being put in com- nunication with the official family," ne told his visitors.	iaw Ser. 5 p. c. Haw. Turk b. c. (Fire				
Survey department data is to be ndexed by Surveyor W. E. Wall, in	Claims) Silo a. H. Co. Sc. n. Hon. E. T. & L. Co.				rees. Frees
uticipation of the building of a fire- group building for Government records.	0. R. & L. Co			108 103 100	106
his structure is scheduled among the arilest public improvements.  The Territorial Government is aim-	Walaius Ag, Co, e p. c. Eshuku e p. c. Pioneer Mill Co.			100	100
ng at a reduction of expenditure for	GEGGTON			4.	

SESSION SALES. Twenty Ewa, \$20.

METEOROLOGICAL RECORD

1		_	• .	Eve	Ty.	Mor	day	•			•••
	Day.		BAI	ice.	77.2	W.	7	HE	0	. 3	
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level, and for standard gravity of

ef. This correction is at low Mar TIDES, SUN AND MOON.

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Davi	Dec Jan	High Tide	MIL OF THES	Righ Tide	Taller.	CON 7100	gen Bloss.	Secon Daries	Ž.
***		.32		W. 81	F-80	9 III.	\$ <b>27</b>	e 20	
Pad. Skyr, tild.		LII Lii	1 8	1 17	1.35	7 19 8 78 8 98 9 81	6. 27 6. 27		2.M
70		3.51	31	4 80	3 44	16 14 16 15	5 M	\$ <b>24</b>	RIM

Full moon Jan. 2nd at 7:16 p. m. stimes of the tide are taken from the Skites States Coast and Geodetic Surwe tables.

The tides at Kabulul and Hilo occur bout one hour earlier than at Hono-

. Hawalian standard time is 13 hours 30 chutes slower than Oresnwich time, esting that of the meridian of 157 degreen 36 minutes. The time whistle down at 1:30 p. m., which is the same

e Greenwich, 8 hours \$ minutes. Sun

and moon are for local time for the

WHEN SUFFERING from a mid and you fear an attack of pneumonia. secure a bottle of Chamberlain's Cough Remedy and use it judiciously. There is no danger from this disease when this remedy is used. It always cures and curre quickly. For sale by all

& Co., agents for Pawall.

## On Shore and Facing Eastward

### SOUTHERN PACIFIC offers

Choice of Routes and Choice of Trains

"SHASTA ROUTE"-Oregon Express.

"OGDEN ROUTE"-New Overland Limited.

"SUNSET ROUTE"-Sunset Limited. Down California Coast. Crescent City Express via San Joaquin Valley.

THE DIRECT ROUTE IS THE OGDEN. The SHASTA will show you Northern California and Western

The SUNSET, Central and Southern California, Arizona, Texas, Louisiana,

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Information Bureau

613 Market St., San Francisco.

# SUGAR BUSINESS ABRUAD AS VIEWED BY CONSULS

#### The Hungarian Bonus--Sugar Factory in Turkestan---World's Consumption Data---What Will be Left for the United Kingdom.

(Mail Special to the Advertiser.)

Mr. Frank Dyer Chester, United States working order in September, 1904. Its Consul at Budapest, Hungary, has for annual output is estimated at about warded to the Department of Com 50,000 double centers (11,000,000 merce and Labor the following about pounds), about one-fifth of the total the new sugar bonus in that country: consumption of sugar in Russian Cen-"The Brussels convention having de-tral Asia. The heet root is said to clared, through a subcommission, that contain in Turkestan about 2 ger cent the State sugar-subsidy laws of Aust more sugar than in European Russia, fria and Hungary were contraconvent so that it is very likely the sugar intional in their provisions, the Govern dustry in those parts will develop favment of Hungary found no other means of defending Hungary's consumption against the surplus production of Austria than the 21 cents surtax per 220.40 pounds agreed to by the Austriau Government as an interstate tax payable at the time of shipment from the one State to the other. "Up to August 31, 1905, the State premiums on exported sugar were in force, and in the internal trade the re fineries assured a fixed price to the raw-sugar factories and paid to the said factories in cash, any difference in comparison with the quotations

Aussig.

sugar concerns have been trying to es tablish a private system of bonification to take the place of the forbidden State subsidy represented in Hungary's Law II of 1903. On the 20th of this month (October) a meeting will be held at which the sugar concerns will sign the trust agreement for three years. If notice of termination is not given one year before the end of that ferm, the agreement will remain in force two years longer. The substance of the consumption of sugar, beet and cane: agreement is that the internal consumption, equal to 86,000 metric tons, be proportionately divided among Hungary's 5 refineries and 15 raw-sugar factories. Each refinery will have in its charge a certain number of neighboring raw-sugar factories contracting separately to sell the latter's produc-tion of sugar. Over and above this control of the raw-sugar factories, the refineries under the leadership of the Hungarian General Gredit Bank, In Budapest, will support a central bureau of sale, through which all Hungarian sugar will come on the market at prices fixed from time to time. These prices will depend on the arrangement not yet fixed upon with Austria's sugar-concerns, which are threatening to flood Hungary with 16,000 metric fons yearly unless they are given some share in the profits of the new Hungarian

According to the published report of Messrs. Wertheimer & Frankl, of this city (Budapest), the Hungarian factories have succeeded thus far in exclusively supplying the home market with refined sugar, as the Austrian fac- | Manila, and Hawaii; Europe will contories will not be ready with their new, product, especially loas sugar, before of its own beet-sugar production for November. The struggle between Hum the years given. This leaves available gary and Austria will continue, they for the United Kingdom and other think, for some time, though the prices of all refined sugars have fallen \$1.32 per 220.46 pounds. Present prides are, per 220.46 pounds: Loaf, \$14.21; cut, \$14.61; granulated, \$14.

The amount of premium sugar exported from the lands of the Hungarian Crown during the years ended July 31. 1902 and 1903, was as follows:

Over 99.3 Under 99.3 per cent per cent Metric tons Metric tons 146.844 17.08 141,134 80,261

"The amount of raw sugar exported from Hungary to the United States during the calendar years 1901 and 1902 KAUAI CIRCUIT was 4.027 and 8,568 tons, respectively. fring the first eight months of 13 1 no sugar was exported from Hun-

gary to the United States," sented General Oliver J. D. Hughes, at Caburg, Germany, writes the Department as follows, regarding a beet sugar factory in Turkestan: "Near,

Court since last Saturday: Taschkent, the capital of the district

Product of-

of Turkestan, the erection of a beet-WASHINGTON, D. C., Dec. 17.- | sugar factory was commenced some time ago, which is expected to be in

tate to the other.	Statistics:
"Up to August 31, 1903, the State	Plants Production
remining on exported sugar were in	Country in oper'n 1903-4 1902-3
orce, and in the internal trade the re-	Metric Metric
neries assured a fixed price to the	Number tons tons
aw-sugar factories and paid to the	Germany. 384 1,803,160 1,750,670
aid factories in cash any difference	
comparison with the quotations	France. 296 757,000 823,600
ussig	Belgium 100 215,300 200,000
"Since September 1 the Hungarian	Holland 29 129,300 102,300
ugar concerns have been trying to es-	
ablish a private system of bonification	Sweden 16 110.705 73.400
take the place of the forbidden State	Denmark 7 51,800 37,067

Total ... 1,322 5,286,855 5,207,537 WORLD'S SUGAR PRODUCTION AND CONSUMPTION.

A pamphlet recently published by Sir Neville Lubbock gives the following statistics of the world's production and

	1901-2	1902-3
Country	Tons	Tons
Europe (beet,)		
except Russia	5,722,000	4,390,000
Russia (beet)	1,000,000	1,215,000
British colonies.	545,500	513,000
Egypt	96,000	90,000
India.	3,000,000	3,000,000
United States		{
Cuba, Porto Ri-	•	
co. Manila and		
Hawaii.	1,804,500	1,920,000
Peru, Argentine	•	
Republic, Dom-	•	
inican Republic		•
Mexico and	į.	
Brazil	738,500	482,500
Java	767,000	842,500
French Colonies	110,000	104,000

Total. . .... 13,882,500 12,657,000 ONSUMPTION

Of the foregoing India and Russia will consume their own product; the United States will consume its own product and that of Cuba, Porto Rico, sume 2,656,000 tons and 2,750,000 tons countries the following amounts:

		T OTAL
Europe (beet)3	,066,000	1,640,000
British colonies	545.500	513,000
Egypt.	20,000	90,000
British colonies Egypt. Peru, Argentine Republic, Dominican		
Republic, Mexico	• •	
and Brazil	738,500	582,500
Java	767,000	842,500
French colonies	110,000	104,000
Total.	,323,000	3,772,000

# **COURT NOTES**

LIHUE, Dec. 29.-The following cases

Santiago, pleaded guilty to assault Byes \$48.50.

and bettery with a weapon obviously and imminently dangerous to life, and was sentenced to two years imprisonment at hard labor.

Nishimoto, embezzlement, pleaded guilty and was sentenced to six months

mprisonment at hard labor. William Charman, Henry Charman and William Charman, Jr., charged with assault and battery on J. K. Farley, were tried by a fury and found guilty. Each of the defendants was fined \$ 0 and costs.

Koakano Opeka, charged with bur-glary in the second degree, was tried by a jury and found not guilty. In this case Charles Blake, of Kolos, lately admitted to practice in all the courts of the Territory, appeared for the defendant and succeeded in getting his client

Phillipo Cruz, charged with stealing a watch, was tried and found guilty by a jury and was sentenced to six months Imprisonment at hard labor. Another charge against this defendant was nolle

Aby, a Japanese, was tried and found

Ramond Rodrigues, burglary second degree, was found guilty and sentenced to 12 months' imprisonment at hard la-

Ernande, assault with a weapon obviously and imminently dangerous to life, pleaded guilty and was sentenced to be imprisoned at hard labor for the term of one month.

There now remain on the calendar three criminal cases and it is expected they will be completed by Thursday, when the court will close for the term.

#### **BIG SEAS ROUND** THE CONEMAUGH

With her decks showing the result of the terrific weather through which the vessel passed, the steamer conemaugh arrived in port yesterday from Nanaimo. The trip was a tempestuous one as soon as the vessel was off Flattery and for about eight days the Conemaugh's decks were washed over continually by heavy seas. On Tuesday morning of last week a tremendous sea broke upon the deck mounting to the upperworks, tearing away a punt from its fastenings, wrenching the iron supports. The life boat was lost. The sea swept along the length of the steamer carrying away ventilators and smashing in a port light. Some of the rooms were flooded. At times the decks were so covered with water that the roofs of the hatches were barely visible.

The Conemaugh brings 2250 tons of Nanaimo coal consigned to the Inter-Island Steam Návigation Company. After discharging she will take on about 2400 tons of sugar for New York The Conemaugh left Seattle on December 12, and Nanaimo on December

#### TOOK LAST MAIL OF THE YEAR

The last mail from Honolulu to the mainland for the year of 1903 went forward yesterday on the Oceanic steamship Alameda. The Alameda also departed for the first time from the reconstructed wharf on Allen street, the old stand" of the Oceanic company. The new sheds are very convenient and the location is much more handy than the Hackfeld wharf from which vessels of the Oceanic company have been departing months

The wharf was crowded and the Hawallan band was present to give the vessel a send-off.

Among those departing were the members of the James Neill com-

#### ARTILLERY EXPECTS TO REMAIN HERE

The rumor that the Artillery force at Camp McKinley is to be replaced United States Department of Agriculby Infantry is not accredited at the Camp. Inquiry at the post yesterday elicited the information that the Artillery expects to remain here for some

The Ninth Infantry, which was desgnated by an afternoon paper as the force to replace the Artillery, is not a colored organization. The only colored infantry regiments in the service are the Twenty-Fourth and Twenty-Fifth. The Ninth and Tenth Cavalry are colored regiments. The Ninth Infantry helped bear the white man's burden at the taking of Peking.

## **NAVAL OFFICERS**

In obedience to cable correspondence from the Department of the Navy at Washington, Midshipmen J. H. Blackburn of the Wisconsin and F. S. Whitney of the Oregon, were detached from Admiral Evans's fleet and cridered to duty at Tutuils, Samon, with the gun-boat Wheeling. The officers will leave for Pago Pago on the Sierra which leaves Honolulu on January 6.

#### MORE COAL FOR **NAVAL STATION**

Nearly 9,000 tons of coal are en route from Cardiff for Honolulu, consigned to the Naval Station. This will balance the coal taken away by the fleet, thus giving the station a supply of between 25,000 and 20,000 tone of the best coal.

Asia's Are Champions.

The Asia baseball team has been awarded the championably for the Winhave been disposed of in the Circuit ter League games which have been ink the borer had been reduced to a played at Kapiolani Park. The falas minimule. received a prime of \$85.00 and the Good?

# DOCTORS DISAGREE AS TO FEMPLETON THE BLUEFIELDS BANANAS STANDS OUT

#### Professor Perkins Is Suspicious of Allowing Them to Come In--- Dr. Jared Smith Offers to See That the Cuttings Do No Damage.

ported by the Board of Agriculture it being further provided that Direchave been found to be very much diseased and they are to be kept under close watch at the United States Experiment Station while the plants are germinating. There was a long, and at times spicy discussion at the meeting of the Board yesterday afternoon before this action was agreed upon, and there were also some differences of opinion as to the advisability of permitting the entrance of the panana cut-

The Board held an informal meeting on Tuesday to discuss the banana question, after Professor Perkins had discovered that the cuttings were not in very good condition. It was decided then to thoroughly fumigate the plants and have Director Jared Smith take charge of them and prevent the spread of any blights or pests with which they might be affected. Mr. Thurston reported the action of the informal meeting, saying that the cuttings came in a large quantity of soil and in an unto propagate them at the Experiment Station.

Professor Perkins, the government to pass an opinion upon the plants in their present condition. From the examination already made he had found remains of the cane borer, and had also discovered some insect life, which might not be dangerous. He had also found some living beetles among the plants. "I am inclined to be very sus-picious about the plants," said Professor Perkins, "this borer I found in the plants is allied to the cane borer and I might, say it is dangerous. Mr. Cartes asked if disinfection would

"You can't eliminate the borer in any way without killing the plant," was

the reply.
"Would you say, as a government of ficial, that you would allow the admission of these plants?" asked Mr. Gif-

"It is not so much an entomological question as one of judgment," replied Mr. Perkins.

"Has an examination been made to see Whether treatment for borers in cane will kill them?" asked Director Jared Smith. 'Yes: you can't kill the borer."

There was some difference of opinion between Mr. Smith and Mr. Perkins over the effect of disinfection on plants. Mr. Smith said that the cane borer was protected by the hard, salacious deposit on the outside, which saved the borer. He didn't believe that fumigation would; affect the germination of the buds in the banana plants, but would kill the borer. He said also that fumi-gation would kill anything.

killed the borer, although it had killed the cane. He said that various tests had been made with the cane borer and it had lived after the cane had been killed by the fumigation process. Mr. J. D. Dole said that he believed the cuttings should be planted. The bananas had been brought this far and would be taken care of at the Federal Experiment Station. Mr. Smith offered to take care of them. He said that the Bluefields was the variety so much wanted by the banana growers of the Territory, that 400 plants had been sent as a donation to the Board from the ture, and that a second lot could probably never be secured again. Prof. Smith said also that private growers had previously imported Bluefields bananas for themselves, both at Hilo and Honolulu, and if the Board did not take care of the plants they had, individual growers would continue to import at their own risk. He said that with proper treatment the borers or any other insect pest would be killed, and the plants could be propagated afterwards. 'I would hate very much to see these plants destroyed only on fragmentary evidence of borers such as we

now have," said Mr. Smith. Mr. Giffard then moved that the pre vious action of the Board be confirmed, but said that he would not vote on the question. He said that a shipment of pineapples had been condemned on similar grounds, and it would be inconsistent now to admit the banana gist recommended it.

Mr. Perkins stated that he had passed the pinespple plants in question and time. the Board had overruled him and he had to use moral sussion to get possession of the cuttings again.

Mr. Carter said he favored the motion, and didn't believe the case of the pineapples was at all analogous. The banana industry was a small one, and be believed it should be encouraged in every way and the cuttings should not be refused admission on a mere possibility that they might be infected. Mr. Dole and Mr. Brown took the same view, the latter saying that agri-

culture would have to be thrown overboard entirely if such a precedent was esta blisbed. Mr. J. E. Higgins of the Experiment

Station said he had been studying the banana industry in foreign countries. and nowhere was there report of damage through the borer. Mr. Van Dine stated that he believed the banana plants he had examined would germinate and that the danger of spread-

The resolution providing for the turn-

The Bluefields banana cuttings im- Experiment Station was then adopted, tor Smith should keep a close watch on the plants and also that suckers should be turned over to the Board of Agricul-

The Oahu County Board of Supervisors met yesterday morning in Casile & Cooke's hall and considered many important items concerning the conduct of and the appointments to offices under the various departments. Among the most important matters considered one hundred and ten matters have been were the consolidation of the garbage, inviting condition. It had been decided excavator and sewerage departments also not to distribute, the plants but and the desirability of wielding the axe in the road department.

It was also practically decided to conentomologist, stated that he was unable solidate the positions of the First and Second District Magistrates of Honolulu, under Judge Lindsay, the present Second District Magistrate, and several deep cuts were made in the Circult Court Items.

The supervisors present were J. A Gilman, John Lucas, A. Hocking, S. K. Mahoe and J. M. Kealoha, Harry Mur-County Surveyor.

Surveyor Wills recommended the al lotment of two assistants in his department, as maps of Oahu, including roads, etc., had to be duplicated for use in his office. In answer to a statement that all present public records over to him, Mr. Willis replied that he did not believe the Public Works Department had all the maps that would be required by him. The supervisors suggested that only one man be employed at first at a salary of \$150 per month. The Supervisors agreed to the employment of one man at the salary

Clerk Murray stated that the superintendent of the sewer pumping stareceived \$125 per month, the surveyor and engineer, \$100, and the assistant surveyor and engineer, \$75.

The supervisors agreed that the tug if the work now being done by the excavator department be taken up by some one on a contract basis, a reve-Mr. Perkins replied that it hadn't charge of the sewer pumping station and the surveyor do the engineering work, thus saying a monthly salary of

The statement was made that Dis-trict Attornal Rawlins was endeavoring to secure Judge Lindsay, at present the magistrate of the police court, to be his deputy. The supervisors were practically unanimous in having post. It was further suggested that Judge Lindsay could perhaps do the work of Judge Dickey's court as well. As outlined in the Advertiser yesterday, it was brought to the attention of the supervisors that the road department force is too large and expensive. Upon the advice of Mr. Hocking, however, the matter will be given full investigation before any decision is reached as to what economy shall be practiced in this department. At this juncture Supervisor Robinson

came in, accompanied by Mr. Sproull, bookkeeper of the Road Supervisor's office. Mr. Sproull stated that in his opinion the office force could not be reduced. He was personally engaged in new work and it was necessary to work overtime. Chairman Gilman presented the fol-

lowing estimates for the Road Department office force: Road Supervisor, \$200; assistant supervisor for Fourth plants. He believed that they should District, \$125; same, Fifth District, \$126; not be admitted unless the entomolo- bookkeeper, \$150; clerk, \$125; office boy, \$50, a total of \$775 as against the \$1200 being paid each month at the present

The Water Works Department was next discussed. A list of employees presented to the Board showed that the total expenses incurred through their employment amounted to \$2.777.

Mr. Gilman stated quite forcibly that the installation of reservoirs in Nunamu Valley to hold twenty-five to thirty million gallons of water would do away with the present expensive system of pumping, and eventually make a large saving to the city. There was need for shaving down expenses, even though the department collected revenue to the amount of \$40,000 per year over and sected is evoda

Mesera. Gilman, Harvey and Lucas were appointed to select furniture for the county offices.

NOTICE. The Kapiolani Maternity Home will

be opened this afternoon for a reception from two to five o'clock. The new wing will be thrown open for inspection. The government band will be in ing over of the plants to the Federal attendance. The public is invited.

## On the Matter of House Vouchers Inquiry.

Majority and minority reports were resented by the Territorial grand fury before Judge Robinson yesterday morning. Mr. Templeton, constituting the minority, only dissented from the conclusion that there had not been sufficient time for investigating the House vouchers matter to justify any indict-

The unanimous finding of the grand jury reveals a community scandal that, in all probability, will be a topic in Judge Robinson's charge to the grand jury for the January term, of which he is to be the presiding judge. In receiving the report of the grand july for the September term just closing, Judge Robinson acted in the absence from the Territory of Judge Gear, who was the presiding judge and thus in charge of the criminal business.

Following are the majority and minority reports:

THE MAJORITY REPORT.

"This jury has been in session since September 8, 1903, and during that time presented for its consideration. Seventy true bills have been found and in forty cases the charges were ignored.

'Among the matters considered were the alleged election frauds during the last election, a full report of which has een heretofore presented.

"It has been brought to the attention of this body that houses of prostitution exist flagrantly in the residence district of the city. This jury would recommend that the police department take up this matter to the end that the better element of the community be freed from daily contact with the evil

"This jury has had under consideration the vouchers of the last Terriray, County Clerk, and Chris, Willis, torial. House of Representatives, but owing to the shortness of time to the end of the term, the matter having only been taken up December 14, this jury has been unable to give the same the thorough and exhaustive attention necessary. In fact the vouchers for but one matter have been presented by relating to his office would be turned the Attorney General's department for its consideration and it is the sense of this jury that a fuller presentation and more thorough investigation be had, before, in justice to all concerned any arraignment be made of any particular person or persons.

For reasons set out in the foregoing this jury would urgently recommend that the Territorial grand jury for the January term take up these vouchers for a more full and thorough examina-

"This jury would call the attention of the Superintendent of Public-Works to the condition of the streets of Honolulu caused by the removal of the Eleu be dispensed with by the county. tracks of the Tramways Company and It was suggested by Mr. Gilman that would recommend that the parties responsible be compelled to repair the same at once.

"This jury has visited the Territorial nue might accrue to the government, insane asylum and found the same to and the present expense could then be be in good condition with the exception cut down. It was also suggested that of the cesspool. The treatment of inthe surveyor's department could take mates is humane and their condition ameliorated so far as is possible with the means at command. It is recommended that the present cesspool be closed and a new one provided, also that the force of guards and matrons be increased.

"The penitentiary has been visited by this jury and found cleanly and well conducted."

(Then follows a list of true bills, four in all, which were ordered on the secret Judge Lindsay remain at his present file, pending the arrests of the accused.)

SAMUEL PARKER, W. L. EAKIN, R. K. PAHAU, WM. L. PETERSON. S. MAHELONA, C. A. VIERRA, ELI J. CRAWFORD, A. K. AONA, J. J. SULLIVAN, E. B. MIKALEMI. JOHN K. INCH, W. LEGROS, GEO. W. MACY SOL A. HIRAM A. B. McCORMICK. ulysses H. Jonesaire H. A. GILES,

C. J. FALK. MINORITY REPORT.

"I concur in the accompanying general report of the grand jury with the exception of that portion relating to the vouchers investigation. On the cases presented and investigated there was an abundance of competent, evidence produced by Attorney Rawlins upon which, to my mind, true bills of indictment could have been found. "W. M. TEMPLETON."

#### HAWAII AS A **CUSTOMS DISTRICT**

The following list of Customs Districts of the United States shows that Hawaii is eleventh in scale of importance while Puget Sound is sixteenth, Districts are, rated which collected over \$1,000,000 in the fiscal year: 

Philadelphia	22,972,897.
Chicago	3,751,644.1
New Orleans	8,670,585.
San Francisco	7.850,705.1
Baltimore	5.417.360.°
St. Louis,	2.035.054
Tampa	2,201,996
Detroit	1,272,558.9
Hawall	1,161,677.
Newport, News	1.120,468.
Cincinnati	1.706.610.0
. Cuyaboga (Cleveland)	1,088,609.1
Vermont to	1,051,346.
. Preset Socied	LOST, TILL

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The New England Mutual Life Insurance Company, of Boston. The Actns Fire Insurance Company

of Hartford, Conn. The Alliance Assurance Company, of

## Castle & Cooke,

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THERAPION NO. 2 for impurity of the blood, every, pimples, spots, blotches, pains and swalling all joints, gout, theometism, & all diseases for which it has been too mesods a feablion to employ mercury, semingerille &c., to the destruction of sufferer's tooth and rise of health. This prejuration purifies the whole system through the blood, and thoroughly eliminates all poisonous matter from the body.

THERAPION NO. 3 for exhaustion, sheep-lemmans, and all distressing consequences of limited rise of the security of the servating influences of these suffering power in twitoring strength and vigor to those confering from the enervating influences of these sentering from the enervating influences of these sentering from the servating influences of these sentering from the servating influences of these sentering from the servating influences of these to England, is, set, and 4s. 6d. In ordering state which of the three numbers is relative to a read ground) affined to every position package by order of His hisjesty's Hondessenies package by order of His hisjesty's Hondessenies contains and without which it is a forgery THE NEW FRENCH REMEDY.

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## Pass Into Federal Control Jan. First.

Action was taken from Washington by telegraph yesterday for the transfer of the lighthouses on the coasts of the Hawaiian Islands from Territorial to Federal control and maintenance.

Hawaii will not of itself be a lighthouse district, as Governor Carter hoped it might be made, but form part of California, the twelfth lighthouse district of the United States.

Lieutenant Commander A. P. Niblack, captain of the Honolulu navy yard, will be the Federal official to take charge of the Hawaiian lighthouses. He received the appointment of sub-inspector of lighthouses in the Territory of Hawall yesterday morning by cable, with orders to report for instructions to Secretary Cortelyou of the Department of Labor and Commerce. Captain Niblack promptly responded and now awaits instructions.

Governor Carter, on the part of the Territory, received advices at length by cable from Secretary Cortelyou of the Federal Government's plan for taking over the lighthouses punctually at the first of the approaching year. Appended to the message was a proclamation by the President taking over all lighthouse property in the islands, together with buoys and sea marks, for the uses and purposes of the United States, and placing the entire lighthouse establishment of the islands in charge of the Department of Commerce and Labor. The message and proclamation, with Governor Carter's cablegram in reply,

are here given: "The Federal Government will assume charge of the Hawaiian Lighthouse service on January first next, temporanily taking all lighthouse keepers into its employ on that day.

"This department authorizes you to furnish at its expense supplies absolutely necessary for one month, you taking vouchers for each item of expenditure and to keep each lighthouse

"Blank vouchers are sent you by mail; a letter follows this cablegram.

"Proclamation is cabled herewith. "GEORGE B. CORTELYOU, "Secretary Department of Commerce

and Labor.

"A PROCLAMATION "Whereas the maintenance of light-

house and other aids to navigation in the Territory of Hawali is necessary for the safe navigation of the waters thereof by the vessels of the Navy and of the Merchant Marine of the United States and for the promotion of its commercial interests; "Now, therefore, I, The lore Roose-

velt, President of the United States. by virtue of the authority in me vested and pursuant to Section 91 of the Act of April 30, 1900, entitled an Act to Provide a Government for the Territory of Hawaii, do hereby declare and proclaim that all the public property of the former Government of the Republic of Hawaii ceded heretofore to the United States, consisting of lighthouses and the public lands adjacent thereto and used in connection therewith to the extent of five acres or thereabout adjacent to each lighthouse when practicable to obtain so much, the exact location of said land and its metes and bounds to be hereafter determined and defined by the Lighthouse Board, light vessels, lighthouse tenders, beacons, buoys, seamarks, and their appendages and all apparatus, supplies and materials of all kinds provided therefor, and all the archives, books, documents, drawings, models, returns and all other things appertaining to any lighthouse estabishment maintained by the said Government of the former Republic of Hawaii, be and hereby are taken for the uses and purposes of the United States, and the Department of Commerce and Labor, through the Lighthouse Board, is hereby charged with all administrative duties relating to the said lighthouse establishment.

"In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed. "Done at the City of Washington this twenty-eighth day of December in the year of Our Lord One Thousand Nine Hundred and Three and of the Inde-

pendence of the United States the One Hundred and Twenty-Eighth. "THEODORE ROOSEVELT. By the President:

"FRANCIS B. LOOMIS. "Acting Secretary of State." Governor Carter's reply was as fol-

Geo. B. Cortelyou, Washington. "Lighthouse instructions will be compiled with and proclamation made public today.

"CARTER "Governor."

The Commercial and Official Record contains all meeting notices and all corporation notices of every kind and descrip-

## ABSENT-MINDED HONOLULANS CREATE NEW DEPARTMENT

## LIGHTHOUSES People Who Leave All Kinds of Articles in Street Cars Cause Company to Maintain a "Lost Article Bureau."

business is the "Lost Article Bureau" to which contributions are daily made by the patrons of the line. The increase of deposits with this department has caused the opening of a set of gotten. Then lockets and watch fobs books in which the articles are carefully enumerated with blank spaces for and are picked up from the floors. the names of the conductors who act as the patrons' proxies, and for the names of those who may eventually claim

ride on a car with bundles which they license was procurable, the conductor are prone to lay on the seat beside

A patron—the men are just as absent-minded as the women-boards a car with a parcel or two in his hands. The habit of gazing at the scenery along the route causes his thoughts to wander far from his possessions and by the time he desires to leave the car, he has probably forgotten all about the parcel which he laid so carefully beside him on the seat. After he reaches his home his thoughts occasionally wander back to his ride, and there is a sense of something not having been brought home that he started with. Either his own memory prompts him to dwell upon the missing parcel, or his wife assists him in remembering it. There is a hurried call on the telephone for the Rapid Transit office and a conversation takes place about as follows:

"Helio, Rapid Transit; this is Mr. So-and-So; I've lost a parcel a parcel of meat-and I think I left it on the street car. When? Oh, about half an hour ago. No, let's see, it was about an hour ago. Well, I was riding on a car-Wilder Avenue line-oh, yes, conductor is a tall man, wears a mustache. No. I don't know the number of the car but that's the conductor. Oh, yes, I know there's lots of conductors with mustaches, but this one wears his rather short. All right, I'll call around tomorrow morning. But say that packare has meat in it. If it comes in can't you put it in a cool place, near

the water-cooler? Allright, Goodbye." The conductors pick up all manner of strange things on the cars and promptly turn them in to the office, where they are carefully recorded with the name of the conductor, the number of the BY THE PRESIDENT OF THE car, time of day or night when found, UNITED STATES OF AMERICA, and the day of the month.

For the month of December up to yesterday, forty articles had been turned in, making an average of about one and one-half articles per day. Sometimes three or four are turned in every day, but there is generally one lost parcel recorded every day in the

One day a patron left a bettle of whiskey and a day or two later a conductor lugged a demijohn of wine. which had been stowed away under a seat, into the office. Umbrellas are found in quantities, especially on days

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## A sapidly increasing department of when the sky is threatening but not the Honolulu Rapid Transit Company's discharging any rain. Cameras are frequently left on the seats. Women

selves from the possession of wearers One day a conductor picked up what appeared to be a scrap of paper. It was folded, and out of curiosity, for he had no fares at that time to collect, he unfolded it and was surprised to find It is surprising how absent-minded it was a marriage license. Whether Honolulu folk are, especially when they two hearts that were to beat as one, knoweth not.

are prone to leave their handbags con-

taining any number of what-nots and

unmentionables. Children leave school

books and the literary patron is known

when he or she leaves a book behind

Lunch baskets are not infrequently for-

have a tendency to disengage them-

There is an old adage that "a fool and his money are soon parted," but this cannot, of course, apply to patrons of the street car line who are prone to leave their purses on car seats, often filled with gold and silver. Purses are left by women and children. Often a conductor is surprised to pick up a purse which contains a large sum of money. A purse was once picked up by a conductor which held \$62.00. Another held \$50.00 and the contents dwindle down at times to a few nickels.

About half the lost articles are claimed. The remainder go to the conductors who found them if they are not claimed within three months. The purse with \$62 went to the conductor. When a person misses a parcel umbrella or anything he has had in his possession and remembers that he or she rode on a car during that time, it would recompense them to inquire of the Rapid Transit Company whether the article has been turned in there.

#### CONFIDENCE

said Lord Chatham, "is a plant of slow growth." People believe in things that they see, and in a broad sense they are right. What is sometimes called blind faith is not faith at all. There must be reason and fact to form a foundation for trust. In regard to a medicine or remedy, for example, people ask, "Has it cured others? Have cases like mine been relieved by it? Is it in harmony with the truths of modern science, and has it a record above suspicion? If so, it is worthy of confidence: and if I am ever attacked by any of the maladies for which it is commended I shall resort to it in full belief in its power to help me." On these lines WAMPOLE'S PREPARATION has won its high reputation aand the people of all civilized countries. They trust it for the same reason that they trust in the familiar laws of nature or in the action of common things. This effective remedy is palatable as honey and contains the nutritive and curative properties of Pure Cod Liver Oil, extracted by us from fresh cod livers, combined with the Compound Syrup of Hypophosphites and the Extracts of Malt and Wild Cherry. It quickly eradicates the poisonous, diseasebreeding acids and other toxic matters from the system; regulates and promotes the normal. action of the organs, gives vigorons appetite and digestion, and is infallible in Prostration-following Fevers, etc., Scrofula, Influenza, Asthma, Wasting Diseases. Throat and Lung Troubles, etc. Dr. W. A. Young, of Canada, says: "Your tasteless preparation of cod liver, oil has given me uniformly satisfactory results, my patients having been of all ages." It is a product of the skill and science of to-day and is successful after the old style modes of. treatment have been appealed to in vain. Sold by all chemists,

#### Waterfront's Aching Veid.

There was an aching void on the waterfront yesterday after the departure of the warship fleet. The naval docks, for nearly two weeks the scene of extraordinary activity, looked like a deserted section of the town, mementos of the visit showing in a collection of oil barrels and other debris. In a day or two Captain Niblack of the Naval Station will have the docks restored to their usual neat appearance and will also have a general cleaning up all around the station. The Naval Row, where five warships were anchored furing their stay, had an extremely vacant look, and in fact the harbor looked like a house stripped of furniture on moving day.

If it is worked right at Washington the Ariatic fleet might be ordered, dur-ER every peaceful year, to make a maneuvering cruise to Honolulu. Poswhile the North Pacific equadron could be brought here at the same time for the same purpose. Some months ago such a plan on the part of the Navy Department was rumored, and it is not improbable that the original orders to day.

#### Some Real Gems Turn Up in Educational Exhibits,

As the cases of exhibits for St. Louis ere opened in the Education office, many articles are revealed which cause exclamations of admiring wonder. Certain lines of handicraft are represented by objects that suggest great commercial possibilities if produced on any large scale.

There are hats for women and girls which could not fail of becoming the rage if exposed for sale in any mainland city. One specimen weaved from the leaves of the loulu, or Hawaiian pahu, made at the Hookena school in Kona, Hawaii, is as pretty a hat asever adorned the head of beauty.

Kealahou school at Waiakoa, Maui has some artistically embellished literature from its own press which is really superb. Original and eclectic articles in prose and verse are printed on sheets that are hand decorated in water colors with local landscapes and flowers, the taste and technique of execution being such as would not discredit an exhibition of the Kilohana Art League. Another splendid composition from this obscure country school, bearing signatures indicating that pupils of sundry alien races did the work, is an elaborate art calendar. The top part is a hinged screen, its two leaves covered with sketches of flowers and scenery, interspersed with fanciful designs. From this depends the calendar, each month upon a separate card, the cards fastened with fancy cord and ribbons, and hand paintings decorating every card. It

would make a beautiful wall piece for a boudoir. As showing that it is not a school of mere fancy work, Kealahou sends a complete set of books in bookkeeping. The teacher, it is learned, came to Hawaii with a high class diploma and is an all-round educator. Lahaina school constributes a large

assortment of cocoanut shell baskets, Kailua sends a coffee measure woven out of lauhala leaf, also a fine assortment of hats. An elegant shell lei comes from Hanalei.

Waihee produces novelties in cushions adorned with woven lauhala beautifully lettered covers.

Among the most important handicraft ted States District Court. chibits are those of real lace. scription would be worth from \$75 to make out that it, as a corporate body, \$100. The lace represents but two did not authorize the submission to the months of the special instruction in this art for which the Legislature made Hawaiian Transways Co., when it apan appropriation on the urgent petition pealed to the United States Supreme of several ladies of Honolulu. One of Court on writ of error. The dismissthe aims of the lace instructor, who gives a portion of her time to Normal in the amalgamation process. School students, is to teach celerity in the work, as without quickness of execution the profit of the industry would be spent in time of production.

#### SEVENTH INFANTRY LIKED HONOLULU

The Chronicle says: Recent word from the ever beloved Seventh Infantry, which, though lost to sight, is none the less to memory dear, states the good news of a safe trip to the Orient and a pleasant stop-over at fascinating Honolulu. While at the latter place nearly everybody in the regiment dined at the Royal Hawaiian Hotel or at the beautiful new domicile on the beach. At both places dances were given in the Seventh's honor, which proved to be jolly affairs. The Hawaiian songs, in their romantic scenic settings, charmed as usual. Their ideal fitness to tropical surroundings never fails to attract even the unmusical stranger. In courtesy to the visitors several popular American songs of the day were given with good effect, one of the prettiest being "The Congo Love Song." In the opinion of the listeners no just criticism can be given that selection until the critic hears it, as did the delighted members of the Seventh, sung by a fine, clear tenor voice in a tropical roof garden of a moonlight

The customary tourist routes were done; the beach at Walkiki tried; the tropical fruits enjoyed. All too quickly passed the days till the Sherman was on its way again.

The Territorial band will play the Alameda off at the newly built Oceanic dock, this morning. Tomorrow afternoon the band will play from 2 to 5 at the Maternity Home reception in honor of the late Queen Kapiolani's birth-

### Bad Skin

will see it is full of blood, full all the time. But what kind of blood? Rich and pure? Or thin and impure? Pure blood makes the skin clear, smooth, healthy. Impure blood covers the skin with pimples, sores, boils, ecrema, eruptions, tetter, salt-rheum.



Mr. Frank Hewett, of Kalgourlie, W. "When a boy my skin Lroke out in bad sores about my hands. After trying a great many remedies in vain, I took Ayer's Barssparills and was quickly cured. Recently I was troubled again with severe boils, but one bottle of the same old remedy completely cured me. It's the greatest blood-purifying medicine in the world."

# AYER'S

There are many imitation "Sermiporities." Be sure you got Ayer's.

Aid the Sarsoparilla by keeping your bowels in good condition with Ayer's Pills. Presented by Dr. J. C. Ayer & Co., Labor. Mana. U.S.A.

HOLLISTER DRUG CO. Agents

#### ECHO OF STREET FRANCHISE WAR

The last echo of the franchise war between the Rapid Transit Co. and the Hawaiian Tramways Co., which ended the past year in amalgamation under the former corporation's name, comes in the following item from the record of the Federal Supreme Court in a Washington paper of December 14:

No. 116. The Hawalian Tramways Company, limited, plaintiff in error, agt, the Honolulu Rapid Transit and Land Company, limited. In error to the Supreme Court of the Territory of Hawaii. Dismissed with costs on motion of Mr. J. J. Darlington for the plaintiff in error.

On a submission of facts the Hawallan Supreme Court decided that the Hawaiian Tramways Co., did not possess exclusive rights of operating street railway upon the thoroughfares where its system extended. Some time later the Hawaiian Tramways Comstands in grillwork. Pearl City school Rapid Transit Co., to prevent its steadpany renewed the fight against the encases decorated class exercises in ily advancing encroachments into complainant's claimed territory, in the Uni-

To the contention of respondent that A the matter was res judicata from the sample was shown to a local dealer, who decision in the Territorial highest gave judgment that a collar of that de- court, the companinant endeavored to

> Judge Estee decided adversely to the ing of the appeal now, on motion of the appellant, is merely a closing incident

#### **BULK OF LOAN** MONEY IN VAULT

A brief local in yesterday's Advertiser, to the effect that the bank of Claus Spreckels & Co., had paid \$20000 of the loan fund into the Treasury, was misleading without reference to previous items on the subject. Spreckels bank by the payment of Monday completed its full allotment of one quarter of the million dollar loan and accrued.

Yesterday the Bank of Hawaii paid in \$101,820.88, having previously deposited \$50,000 of its loan quota.

Bishop & Co. have paid a second

As none of the four banks undertaking to bring the loan fund from New York were obligated to make good until January 14, the fact that the greater portion of the million and odd is now. in the Treasury vault speaks volumes for the resources of Honolulu banks.

The First National Bank of Hawaii put up its coin in full on the very day it was advised by cable of the honoring of its draft for the amount in New

A TIMELY SUGGESTION.-This is the season of the year when the prudent and careful housewife replenishes her supply of Chamberlain's Cough Remedy. It is certain to be needed before the winter is over, and results are much more prompt and satisfactory when it is kept at hand and given as soon as the cold is contracted and before it has become settled in the system. In almost every instance a severe cold may be warded off by taking this remedy freely as soon as the first indication of the cold appears There is no danger in giving it to chi' dren for it contains no harmful substance. It is pleasant to take-horb adults and children like it. Bur it and you will get the best. It always cures. Sold by all dealers and drog-Benson, Braith & Con Las. ELF LA acents for Hawali.

NEWSPAPERARCHIVE®

#### way bremen fire insurance co

The undersigned having been appointed agents of the above company are prepared to insure risks against on Stone and Brick Buildings and on Merchandise stored therein on the nest favorable terms. For particulars upply at the office of

F. A. SCHAEFER & CO., Agts

German Lloyd Marine Insur'ee Co OF BERLIN.

Fortuna General Insurance Co OF BERLIN.

The above Insurance Companies bave established a general agency here, and the undersigned, general agents, are authorised to take risks against the dangers of the seat at the most reasonable rates and on the most devorable

F. A. BCHAEFER & CO., General Agents.

General insurance Co. for Sea River and Land Transport of Dresden

Having established an agency at Hosolulu and the Hawaiian Islands, the undersigned general agents are authorsed to take risks against the dangers of the sea at the most reasonable rates and on the most favorable terms.

F. A. SCHAEFER & CC. Agents for the Hawalian Islands.

## "Ihe Overland Limited"

BLECTRIC LIGHTED

## California

To the EAST via

#### The Union Pacif

This Train is really a First-Class Modern Hotel

with Handsome Parlors, Drawing Rooms, Bed Chambers, Boudoirs, Lifraries, Smoking and Reading Rooms, Barber Shops, Bath Rooms (hot and cold water), superbly appointed Dining Rooms, glittering with Mirrors, Cut Glass, Fragrant Flowers, Electric Candelabra, etc.; Promenades, Observation Rooms, Electric Lights, Electric Pans, Telephones, Electric Reading Lamps, Perfect Heat, etc.

Full Information Cheerfully Furnished on Application to

'S. F. BOOTH,

General Agent. 1 Montgomery St , San Francisco

E. L. Lomax, G. P. & T. A. Omaha, Neb.

### ONCE MANAGED A SUGAR ESTATE

Martin Richter, whose position was assurance he desired. The next day, that of assistant manager in the of although a state of public peace prevailfices of the Swiss Marine Insurance ed; although the ladies of the town, Company, at 315 California street, ended with their children, were driving about his life yesterday afternoon with a bul-calls; and while the benches in the let. What prompted Richter to destroy plazas were occupied by nursemaids his life is a mystery, and the manager and their charges, Minister Stevens of the company refuses to talk. Hiness asked his side-partner, Captain Wiltse, is given as a possible cause, but a letter left by the unfortunate man to his wife contains statements that lead the the property of American citizens in police to believe that money troubles the business part of Honolulu, the may be involved.

Richter was a native of Germany and about 56 years of age. He resided Palace. Mr. Wodehouse and other adwith his wife at 539 Clayton atreed herents of the Queen drove to the Le-They had no children. He was a man- gation and asked Stevens at whose reager of a sugar plantation in Hawali quest the marines were landed. He for many years, but came to this city said: "The ladies about town are very for many years, but came to this city said: about eleven years ago and secured nervous and fear trouble."
employment in the offices of Gutte & Mr. Wodehouse replied: employment in the offices of Gutte & Frank, insurance agents at 303 Califor- town. Mr. Stevens, is perfectly quietnia street. On July 18 he severed his as quiet as a Quakers' meeting. Were connection with this firm, saying that you asked by the Queen's Government he had secured a better position with to land these troops, and why are the Rosenthal. Gutte says that so far as forces occupying an armed position on he knows there was nothing wrong the principal square of the town, comwith Richter's accounts, but since news manding the Palace and Government of the suicide reached him an investiof the suicide reached him an investigation will be commenced at once. At the time Richter left for his new place a highly complimentary letter was satisfied that Stevens means to assist a given him and was found in his posnession resterday.—Call.

RELIEF AFTER BIX YEARS.-Mrs. M. A. Ciark, of Timberry Range, N. S. form you of the wanderful benefit I have received from your valuable med fafternoon at two o'clock, when thirty for all years and obtained no relief antii I took Chamberlain's Cough Rema - Ome bottle cured me and I am the cough alone. Make any use of this et themselves as a provisional governletter that you like for the good of any ment. Their andience consisted of the this remedy is weed. A Co. agents for Hawah.

## A Popular Author Misrepresents Hawaii.

The measure of Richard Harding Davis as an historical writer may be fairly taken in this excerpt from the Saturday Evening Post of Dec. 19, in an article on "Revolutions to Order". In the overthrow of the Queen of the Hawaiian Islands there was no question of misled sympathy. On that occasion our minister, John L. Stevens, was one of the prime movers in the revolution and way assisted by Cap-tain Wiltse, of the cruiser Boston, How far our Government aided and abetted Mr. Stevens it is difficult to determine. A letter marked "Confidential," from John W. Foster, then Secretary of State, to Mr. Stevens, helps to explain why the part played by our Government is still difficult to determine. In this letter he says: "Adverting to your current dispatches in relation to the course of political events in the Hawaiian Islands, many of which are marked by you 'Confidential;' and for obvious reasons, I desire to suggest that you endeavor to separate your reports into two classes, one of which shall aim to give the narrative of public affairs in their open historical aspect, and the other to be of a strictly reserved and confidential character, reporting and commenting upon matters of personal intrigue and the like so far as you may deem neces-sary for my full understanding of the situation. Many of your dispatches combine these two modes of treatment to such a degree as to make their publica tion, in the event of a call from Congress or other occasion, therefore, inexpedient and, indeed, impracticable, without extended omissions." In spite of the "extended omissions" it is still

the revolution the guiding hand of our Government and its agent, Mr. Stevens. In 1893 the passage of the McKinley Bill had made it impossible for the sugar-planters in Hawaii, most of whom were Americans, to carry on that industry at a profit. Their only hope of avoiding the tariff lay in Hawaii becoming a part of the United States. On account of its strategic value in the Pacific the United States desired Hawaii. The desires of both the Government of the United States and of the American sugar-planters being the same, they combined to overthrow the only obstacle to their plans—Queen Liliuoka-

possible to see throughout the course of

On January 14, 1893. Queen Liliuoka-lani prorogued the Legislature and proposed a new constitution which returned to the crown many powers and privileges it had formerly enjoyed; but which. in a previous revolution in 1887, had been taken from it. There was such instant objection to this new constitution on the part of the Queen's own Cabinet that she changed her purpose mouth and by a proclamation that there would be no changes except by methods authorized in the then existing laws. But this threat of a new constitution gave those who were plotting against her Government the excuse for which they were waiting. Although the Queen had entirely given up her idea of a new constitution, the Americans in the city of Honolulu pretended to believe that their liberties were in danger, and they assembled in mass meeting and arranged a Committee of Safety and organized for their defense.

THE NURSERY MAIDS' INSUR-RECTION.

A Mr. Loper, who was invited to lead the volunteer forces of the foreign element, declined the honor unless he could first talk to the American minister. At the Legation Mr. Stevens gave him the to land a force of marines and several Gatling guns for the protection of American interests. Instead of surrounding American forces were stationed outside the Government building and near the

Mr. Stevens made no answer. We left," says Wodehouse, "and are movement from the Committee of Safe-The Queen's marshal ordered the troops at his command to be prepared for an attack upon the Government, and called for volunteers. He assembled Australia, writes: "I wish to in- them at the police barracks and awaited the coming upheaval. It came the next I suffered from a severe cough gentlemen-some say twelve, some say the Government building and, mounting

work in the Government building. These latter, on seeing a group of gentlemen reading a paper to themselves, leaned from the windows in order to hear what it was about. Thus with the aid, and only with the aid, of the marines the provisional government was estab-

Or, to be quite fair, and to give credit where it is due, one should add that on this historical occasion our marines Oscar White with a gun. The presence of Mr. Oscar White is mentioned by several witnesses. One testified that he

said, "Oscar, it is not prudent for you to be here with only one gun."

The Queen's marshal, from the barracks where his troops were assembled to the number of six hundred, sent word to Mr. Stevens to inquire if the United States forces intended to recognize the thirty gentlemen on the steps and the belligerent Mr. White. Mr. Stevens replied that he already had recognized the provisional government. This was only an hour after it had announced its existence, and is the record for rapid recognition.

The Queen, with a very proper appreciation of the aituation, surrendered, not to the provisional government, but to "the naval forces of the United States." Mr. Cleveland, who, shortly Mr. Cleveland, who, shortly after this occurred, became for the second time President, endeavored to undo the work of Mr. Stevens and to reinstate the Queen. This act of justice, however, was frustrated by Congresswhich in this case represented the wishes of a majority of our people—and by the Queen herself. (For, seeing that she was so strongly supported, she demanded that those who had opposed her should be beheaded. This bloodthirstiness disgusted every one, and Mr. Cleveland, who, in spite of much opposition, had patiently endeavored to give her justice, withdrew his support. In January of 1901 our Government

sent three gunboats to La Guayra to intimidate President Castro, who had threatened to take away a concession from the Bermudez Asphalt Company and bestow it upon the rival Warner-Quinlan Company, of Syracuse. dispute was one which should have been settled through the courts and by a sur veyor's transit, as it was entirely a ques tion of boundaries. But the Asphait Trust represented that a revolution had broken out which threatened their property at Guanaco and the lives of their employees. At the time they asked for warships the revolution was mildly progressing at Catupano, a place as far removed from the property of the Asphalt Company as is Chicago from New York. As a matter of fact, nothing happened to the zinc sheds and mud hut's of the Asphalt Company, and the only result of our bullying a small and friendly Power with our warships was to gain its dislike and again to see our bluejackets mobbed by overexcited pat-

Fortunately, our last and most important act as an incubator for baby republics was without bloodshed, and our sovereignty has been established at the most important strategic point of the two continents, apparently to the satisaction of all concerned.

For, what our Government repudiated

in Walker it has accomplished in its own way in Panama, just as the English Government, after punishing Dector Jameson, took his unfinished raid in hand and finally succeeded in overthrowing the Transvaal Republic. For attempting to do the same thing it had w. C. Achi to James F. Morgan, Tr., sent him to Holloway jail. In the revolution in Panama the naval forces of 4, 03. States factor. Without their backing, and without our hasty recognition of the new republic, after several years the revolutionists might have found themselves J. W. Podmore to Allen & Robinson, fighting for their independence. It is mtg 4 leaseholds in Honolulu. \$3,900, easy for the uninformed to laugh at the payable in quarterly installments of revolutions in Central America; but it \$500 each, at 7 per cent. per annum, should be remembered that the last real payable quarterly. Dec. 23, '03. revolution in Colombia continued for U. S. Fidelity and Guaranty Co. to three long years, and of those engaged J. H. Robertson et al., power of attorin it on both sides, ten thousand lost ney. Nov. 10, '03. their lives.

Grumbling Will Cease if Hono lulu People Follow This Advice.

Backache is the first grumbling warn-

The kidneys give it, if you heed it

Look out for trouble, it will surely sold by all druggists at 50 cents a box. six boxes for \$2.50, or will be mailed on receipt of price by the Hollister Drug Co., Honolulu, wholesale agents for the Hawalian Islanda.

Urinary trouble, kidney trouble and many miseries. Donn's Backsche Kidney Pills are made for kidneys only.

They cure every form of kidney ill, on Watanuentle St, 30 yrs at \$250.a yr. The experience of Honolulu people Nov. 5, '62.

Here's a case in point. Mr. F. Metcalf, of this city, gives us the following information: "I was afflicted with a painful feeling in my back for over five years. The various remedies resorted to did me no good, until, falling in with the advice of a friend (Mr. W. J. Maxwell), I procured at the Hollister Drug Co.'s some of at the Hollister Drug Co.'s some of to A. N. Campbell, Tr., D Realty at Doan's Backsche Kidney Pills. I had Kaliu, 11185 sq. ft.; \$2400.00. Oct. 6. hardly finished taking them when the 1902. pain left me sitogether, and I now feel pain left me slitogether, and I now feel First Amer. Sav. & Tr., Co. Ltd. to that I have been completely cured of Gear Lansing & Co., Par rel., Lots & the terrible suffering I underwent formerly. By keeping a box of the pills in the house I am fortified against any possible return of my complaint at future times. It seems almost miraculous that the pains should have vanished so speedily. All sufferers from backache should get some of Doan's Backache Kidney Pilis," Donn's Backache Kidney Pills ar

WHEN SUFFERING from a cold thankful to say that I have never had thrown the monarchy and had establish. Remedy and use it judiciously. There is no denser from this disease when other poor sufferers." For sale by all American marines drawn up with their and duras growkly. For sale by all a hundred yards, and the clerks at & On, agents for Hawalt,

#### SIXTO LOPEZ IS HERE ONCE MORE

Sixto Lopes, the noted Filipino leader who was one of the heads in the insurrection under Aguinatdo, is again in Honolulu. He arrived yesterday on were assisted by the armed forces of the Doric en route to Nagasaki, and the revolutionists to the extent of Mr. will probably remain in Honolulu for a couple of weeks.

> The last time Mr. Lopes was a visitor here he narrowly escaped arrest at the instance of Major W. W. Robinson, who was depot quartermaster for the United States army at that time, and the late United States Dis-trict Attorney Baird. There was a midnight session between these gentlemen and others and the whole matter of placing Lopes under arrest for treasonable utterances made over his signature and which appeared in the Advertiser as an interview, was discussed: It resulted in Lopes not being arrested, but it was a close shave. Sixto Lopes did not want to be interviewed yesterday. He was addressed by an Advertiser man on the deck of the Doric while he was busy transferring his baggage ashore to be examined, but his desire was not to

> be interviewed in any matters. "What is the object of your visit to Honolulu, Mr. Lopes?" was asked. "Oh, I'm just going to stay here s couple of weeks visiting friends, that's

> all," was the reply. "Are you going to Manila, or anywhere in the Philippines? Mr. Lopez considered the question

for a short period and then replied that it was not his intention to do so yet, but that he would go to Nagasaki. "Do you intend to look up the sugar industry while here, to apply it to the

conditions in the Philippines "Well, I shall certainly take advantage of the excellent opportunity presented here to look up the advanced

"Your sister, while here, took quite an interest in the production of sugar."
"Oh, yes, I know she is quite interested."
"Have you anything the production of sugar."

the Philippine situation?" "No, I do not care to discuss that

matter at present," was his reply. And that ended the interview.

#### REAL ESTATE **TRANSACTIONS**

HONOLULU, OAHU. Recorded Dec. 23, '03.

Lee Wai to J. W. Podmore, B. S. L. leaseholds in Honolulu, \$1.00, and to pay mtg of \$8,843.30. Dec. 22,1 '03.

S. C. Allen, Tr. Estate, to E. Johnson, Rel.realty on Pauahi St 13,024 sq. ft., on School St .3639 acres; at Manana, Ewa, nearly 5 acres, \$8,000. Dec.

B. M. Allen to A. Hocking, D realty at Makiki 2163 6-10 sq. ft., \$765.03. Dec. 22. 203. 24.

D. H. Kahaulello, Tr., to P. Ioane, Rel. realty in Honolulu, Oahu, and in Hamakus, Hawaii, \$450. Dec. 22, \*03. D realty at Mokauea, Kalihi, M. Dec.

E. K. Meyer of Kalas, Molokai, to Joe Andrade of Honolulu, power of attorney. Sept. 8, '03.

U. S. Fidelity and Guaranty Co. to

EWA, OAHU.

H. M. von Holt, Tr., to Hawaiian Land and Improvement Co., Ltd., D lots 15, 16, 17 and 18, blk 19; lot 9, blk 14, Pearl City, and por. of Ahuapuaa of Waimalu, 2 28-100 acres, Ewa, \$1. Dec. 8, '03.

J. D. Holt, Jr., to Haw'n Land and Imp. Co., Ltd., D lot 27, blk 14, Pearl City, \$110. Dec. 7, '03. W. F. Frear to Haw'n Land and Imp.

Co., Ltd., D lots 9 and 24, blk 16, Pearl City, \$220. Nov. 30, '03. H. A. Giles to Haw'n Land and Imp.

Co., Ltd., D lot 4, blk 21, Pearl City, \$110. Dec. 19, '03. W. M. Graham to Haw'n Land and Imp. Co., Ltd., D lots 17, 18 and 19, blk

14, Pearl City, \$330. Dec. 5, '03. J. M. Atherton to O. R. & L. Co., D realty at Pearl City, \$1. Dec. 18, '03, HILO. HAWAIL

First Bank of Hilo to G. H. Williams and wf Rel. realty at Hilo, 3648 sq.

ft., \$750. Dec. 17, '03. W. Clark to J. G. Serrao, L realty

LAHAINA, MAUL

H. A. Isenberg to Pioneer Mill Co., L realty at Walanae 1 95-100 acres; time 50 yrs; \$150, being full remuneration thereof. Dec. 14, '03.

HONOLULU, OAHU. Recorded Dec. 24, 1903.

Western & Hawn Ivestment Co. Ltd.

10, 12 & 13 Blk 23, Kalmuki Tract, Kapahulu: \$300.00. Dec. 22, 1903. First Amer. Sav. & Tr. Co. Ltd to Gear Lensing & Co., Par rel., Lots 13

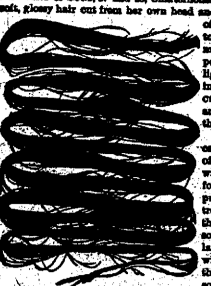
& 14 Bik 51 and lot 15 Bik 42, Kaimuki Tract, Kapahulu; \$25.00. Dec. 22, 1902. First Amer. Sav. & Tr. Co. Ltd. to Gear Lansing & Co., Par rel., Lots 10, 12. 14 & 15 Blk 48, Kalmuki Track, Kapahulu; \$200.00. Dec. 22, 1902. Port, Mut. Ben. Soc. to F. F. Bran

co. Rel. Lots 444 & 445, Punchbowl Lots, 15000 sq. ft. June 15, 1900. Kaili to A. N. Campbell, Tr., Mtg. Realty at Walkiki, .842 acre; \$125.00 5 yrs. @ 1 per cent. per mon. Nov. 8

J. K. & R. N. Boyd to A. N. Campbell Tr., Mig. Realty at Auwalelianu, 27728 dealers and druggists. Benson, Smith Galling guns at a distance of less than dealers and druggists. Benson, Smith | 80. ft.; \$500.00 3 Frs. @ 5 per cent. Dec

# Hair 55 Inches Long Grown by Guticura.

NEWHERT & Sows, 27 and 28, Charterbones Square, London, E. C., a strend of soft, glossy hair out from her own head and measuring fifty-five inches in length,



of which the annexed drawing is a photographic fas-simile. She attributes her magnificent head of hair to fraguent shampoor with CUTICUEA SOAP, followed by light dramings of Curscuna gently rabbed into the scalp. Previous to the use of Cozi-CURA, her hair was dry, thin, and lifeless. and came out in handfuls to such an extent that she feared she would lose soon it.

This is but one of many remarkable cases of the preservation and restoration of the hair in seemingly hopeless cases by warm shampoos with Curreupa Shap, followed by light dressings of Curicuna. purest of emollient skin cures. This treatment at once stops falling hair, clears the scalp of crusts, scales, and dandruff, soother irritated, itching surfaces, stimulates the hair follicles, supplies the roots with energy and nourishment, and makes the hair grow on a clean, sweet, wholesome, healthy scale, when all else fairs.

MILLIONS OF WOMEN use Corneus Soar exclusively for preserving, parifying, and beautifying the skin, for cleansing the scalp of crusts, scales, and dandruff, and the stopping of falling hair, for softening, whitening, and soothing rod, rough, and sore hands, and for all the purposes of the toilet, bath, and nursery.

#### Complete External and Internal Treatment for Extry Humour,

Consisting of CUTICURA SOAP, to cleaned the skin of crusts and scales and soften the thleksned cuticle, Cuticura Soap, to cleanse the sain of crusts and scales and sorten the hilleksned cuticle, Cuticura Cintinent, to instabilly also theing, inflammation, and irritation, and soothe and heal, and Cuticura Resolvery, to cool and cleanse the blood. A Single Ser is often sufficient to cure the most torturing, distiguring, and humilisting skin, scalp, and blood humours, with loss of hair, when all else fails. Sold throughout the world, Aust. Depot: R. Towns & Co., Sydney, N. S. W. So. African Depot: Leenon Ltd., Gape Town. "All about the Skin, Scalp, and Hair," free. Potter Drug and Chem. Corp., Sole Props., Cuticura Remember, Boston, U. S. A.

# Na Kupuna

# Hawaiian Legend

REATION

(BY JULIAN D. HAYNE.)

With Artistic Illuminations by Viggo Jacobson.

THE GAZETTE CO. has recently secured a few copies of this much talked of publication, which is now out of print.

Julian Darwin Hayne is a man who will long be remembered in Hawaii for his many brilliant accomplishments and his wonderfully checkered career.

The legend is well written and the artistic element reflects great credit up on Mr. Jacobson.

Though but few people here have seen this book, nearly all have heard of it and will be glad of the opportunity to secure a copy.

PRICE 25 CENTS. **ૣૣૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢ** 

The KILOHANA ART LEAGUE

A neat and interesting souvenir of Hawaii, neatly gotten up and handsomely bound.

The stories are ALL HAWAHAN, having a distinct Island flavor and apart from its value as a souvenir the book is an interesting one.

FOR SALE BY

The Hawaiian Cazette Co. PRICE 25 CENTS.

JAPAN HAS NEARLY REACHED A WAR FOOTING

YOKOHAMA, Dec. 30.-The Government has almost concluded the work of putting the country on a war footing.

SHANGHAI, Dec. 30 .- It is understood that Russia is inclined to make concessions to China in Manchuria. The Empress-Dowager favors an alliance with Japan.

TOKIO, Dec. 29.—An emergency order has been issued which invests the Japanese government with practically unlimited credit to advance military defense in case of emergency.

CAPETOWN, Dec. 30.-It is feared there will be a general Hottentot uprising in German territory.



BARTON CONTRACTOR CONT ARRIVED.

Tuesday, Dec. 29. Am. bk. Annie Johnson, Nelson, 26 days from San Francisco, at 10 a. m. Wednesday, December 30,

Stmr. Lehua, Napala, from Molokai ports at 4:30 a. m. Stmr. Mikahala, Gregory, from

Raual ports, at 6 a. m. Am, stmr. Conemaugh, Baring, 13 days from Nanaimo, at 10:30 a. m. Am., schr. Alice Cooke, Penhallow, 24 days from San Francisco, p. in.

Am. ship Marion Chilcott, Williams, 18 days from San Francisco, p. m. The Mauna Loa is due today from Kona and Kau ports.

DEPARTED.

Tuesday, Dec. 29. U. S. Battleship Kentucky, Capt. Robert M. Berry, commanding, for Guam and Cavite: at 10 a.m. U. 'S. Battleship Wisconsin, Captain

Uriel Sebree, commanding, for Guam and Cavite, at 10 a. m. U. S. Battleship Oregon, Captain

Guam and Cavite, at 10 a. m. U. S. Cruiser Raleigh, Commander Arthur P. Nazro, commanding, for Midway, Quam and Cavite; at 10 a. m.

U. S. Cruiser Cincinnati, Commander Midway, Guam and Cavite, at 10 a. m. defending the Act: U. S. Cruiser New Orleans, Commander S. B. Harber, commanding, for Midway, Guam and Cavite, at 10 a. m. O. & O. S. S. Doric, Smith, for the Orient, at 12 m.

Stmr. Kinau, Freeman, for Hilo and way ports, at 12 m. Stmr. Maul, Bennett, for Maul ports, at 5 p. m.

Stmr, W. G. Hall, Thompson, for Eleele, Hanapepe, Naviliwili, Koloa, Abukini and Hanamaulu, at 5 p. m. Schr. Moi Wahine, Kuanone, for Kohalalele, at 4 p. m. /

Wednesday, December 30. O. S. S. Alameda, Dowdell, for San Francisco at 9 a. m. Am. stmr. Argyll, Gillboy, for San

Francisco, at 8 a. m. Stmr. Lehua, Napala, for Maui, Molokai and Lanai ports, at 5 p. m. PASSENGERS.

ARRIVED.

From Kauai ports, per stmr. Mikahala, Dec. 30: Mrs. De la Nux and 2 children, R. M. Macaulay, Y. Adachi, S. Yoneshina, Capt. E. Camara, J. F. MacFaddyen, W. Ah Church, Mrs. Prosser, Mrs. Thatcher, Miss Thatcher, L. Tobriner, J. Bush, A. D. Wishard, and 38 deck.

From Molokai ports, per stmr. Lehua Dec. 30: Harry Bartell, Louis Aylett and 3 deck.

Departed.

Per stmr. Maui, Dec. 29, for Maui ports.—George Copp and wife, Mrs. M. Kanela, Mrs. Kamanoulu and 2 children, Miss H. Keanu, W. E. Devereux, Act of 1903, by implication, the latter A. B. Stillman and wife, Mrs. E. H. Act not giving the Supreme Court or Lewis, Mrs. C. H. Brown and child, A. MacKillop, R. Catton, Miss L. Ayau, W. J. Coelho, Miss E. Tooney,

Per stmr. Kinau, Dec. 29, for Hilo and way ports.-A. K. Nawahi and wife, Robert Akeo, G. Koshi, Mrs. J. W. Manning and 2 children, H. N. Burton, A. R. Askew, E. W. Ellis, Mrs. Maloney, M. A. Rycroft, Dr. A. C. Wall, S. Peiser, G. H. Dunn, J. A. Perreida, H. F. Sturtevant, S. K. Mahoe, J. G. Watson, Rev. S. L. Desha, H. A. Gross and wife, William Mutch, wife and child. Miss A. Akina, Mrs. C. B. MacKenzie, H. D. Meyer, wife, child and servant: Miss Hadley, Julian Monsarratt and wife, J. Opfergelt, E. B. Lange,

Per simr. W. G. Hall, for Kadai ports, Dec. 29.—Francis Gay, Mrs. Francis Gay, Miss Lacey, Miss Mengler, Master Ernest Gay, J. D. Cooke, Hee Fat, Hee Koon, Chong Hing, J. W. Catheart, Miss Forest, E. A. Douthitt.

#### Shipping Motes,

The Nevadan will carry 3,000 tons of surer from Kahului to San Francisco, sailing next Saturday.

The American-Hawaiian S. S. Nevadan is due to sail January 16 from San Francisco for Honolulu.

The steamship Pennsylvania arrived at Kahulti, from Comos, British Cofumbia, December 25, with 3000 tons of coal. After entering there the vessel went to Kaanapali the same day arriving at 7 p. m.

#### Shipping Motes.

The steamship Nevadan will sail from San Francisco for Henolulu on January 18. The schooner Alice Cooke arrived in

port yesterday afternoon from San Francisco, twenty-five days out. Paymaster Perkins of the cruiser

Francisco yesterday on the Alameda... .The starboard anchor lost in the har-

bor by the naval transport Solace on U. S. 252, said: "It is a rule of con-December 24, was located and buoyed struction that a statute must be inyesterday by Young Brothers.

William Turndrove is alleged to have been missing from the barkentine En- the laws. core since last Sunday. He is first | "It ought never to be assumed that mate of the vessel. He received \$5 from the law-making department of the the captain on that date. He has been Government intended to usurp or aswith the vessel about two years and sume power prohibited to it. And such **was considered a steady man.** 

destroyed during the severe storms of islation as will make it consistent with last week. The landing is located be- the supreme law." The foregoing lantween Makena and Kihei, and is said guage by the Supreme Court of Misto have cost about \$2,000. It was 150 simple is approved by the U. S. Sufeet in length and only thirty feet of it preme Court in Grenadz vs. Brown, 112 manner. The common law rule for remain intact.

# COUNTY ACT TEST CASE

(Continued from page 1.) tion that journals of legislative proceedings may be used to impeach enrolled acts.

#### THE PRAYER.

Many cases are cited at some length under this head, and the brief closes with the prayer "that the County Act be declared void, and that the case be remanded to the First Circuit Judge of the First Judicial Circuit, with instructions to render judgment that the defendants are not qualified nor legally entitled, to act as Supervisors."

#### SUMMARY OF THE DEFENDANT'S BRIEF

Judge Hartwell prepared the brief for the defendants. As it contains: seventeen legal cap pages of typewriting, there is only room here for the leading statements of its points. What William T. Burwell, commanding, for of these statements, together with co- ties within the Territory of Hawaii and plous citations of authorities. Beginning with the question of the court's jurisdiction, the brief takes up the points of the complaint seriatim. The Newton E. Mason, commanding, for following extracts will show the se-Midway, Guam and Cavite, at 10 a. m. U. S. Cruiser Albany, Commander quence and the main substance of the John A. Rodgers, commanding, for argument presented orally by counsel

1. Jurisdiction.

No dilatory defense is made in this case for there is none which has merit and the defendants do not seek delay in the decision concerning their legal capacity. .. On the contrary, they consider that the public interests and also their own require that their official right be ascertained at as early a date as is consistent with the regular judicial procedure.

But in order that it may not appear to the Court that the defendants have. taken for granted, and without careful examination, that the Court has jurisdiction in this matter to decide upon the validity of the Act under which the defendants were elected as Supervisors of the County of Oahu and under which Act they claim to be Supervisors, have qualified as such by taking their oaths of office, giving their official bonds and accepting their certificates of election as such Supervisors, and in further conformity with which Act they are exercising their official functions by fixing bonds for other-County officers, they present the following authorities:

The Statute (Sec. 1635 C. L.) defines a writ of quo warranto as "an order issuing in the name of the Territory by the Supreme Court in term or by any Justice thereof in vacation, and directed to a person who claims or usurps office." This Act being Chapter 39 of the Session Laws of 1876, does not appear to have been expressly repealed except by inference in the Judiciary any Justice thereof jurisdiction to issue writs of que warrar to, while the power is given to Circuit Judges at Chambers.

So far, however, as the nature of the writ and its functions are defined by the Statute of 1876, the Statute may properly be regarded as still in full

But even at common law the acts already done by the Supervisors in their official capacity would, if unauthorized by reason of the invalidity of the County Act, be equivalent to a usurpation or assumption of the office.

. . . . .

No stronger case than this can be presented for the exercise of the judi- the other. cial power to determine upon the validity of the County Act. In view of the irreparable injury which would resuit from acts done under an unconstitutional Act, it would be better for all concerned to know, before County the Act is invalid than to wait until naturally would follow from acts performed under an unconstitutional statute. In no case is quia timet jurisdiction in equity, or bills of peace or to sione." Ib. Sec. 103. remove a cloud upon title invoked upon broader or clearer grounds, than those on which the jurisdiction of this Court rests in the present case.

2. The Rule of Construction: to sus-

tain the Act if possible. merous cases cited in the Attorney General's brief in the case of the Board perintendent of Public Works recently and expressed in the title." decided in this Court, are referred to as amply sustaining this rule. This Albany, and his clerk, departed for San Court itself in its opinion in that case approved the rule.

> The Court in Presser vs. People, 116 terpreted so as if possible to make it consistent with the Constitution and

The Keawakapu landing on Maul was mit of it, ought to be put on its leg-



8. The County Act is valid notwithstanding each and every objection to its validity mentioned or suggested in the plaintiff's petition.

\* \* \* \* \* The power of the Legislature to make whatever changes are made by the County Act in the functions and duties of the Territorial offices prescribed by the Organic Act is to be found in the express power given to the Legislature by the Organic Act to "create is omitted consists of the elaboration counties and town and city municipaliprovide for the government thereof," taken to be true that. Congress in the ayes and noes were taken. granting this express power intended to modify and call special attention to the importance, in its opinion, of the exercise of the legislative power, inasmuch as the power would have existed under the general grant of legislative power extending "to all rightful subjects of legislation not inconsistent with the Constitution and laws of the United States locally applicable." (Sec. 55 Ib). It also ought to be taken to be true that the kind of County Government intended by Congress was the same kind with which every member of Congress was familiar, which tention of the House upon adopting by gave to the electors of each County similar powers with those of Hawai- Conference Committee, to pass the bill ian electors by the Hawaiian County Act now before the Court.

As to the County Act containing two

subjects. two subjects are contained in an Act amended. and only one of them is expressed in title. As the Supreme Court say in Unity vs. Burridge, 18 Otto 447, "In touching the object which is expressed in the title must stand. Those relating to the other objects not expressed n, the title alone fall." By such a construction applied to the County Act only that portion referring to the Board of Public Institutions is void. The

This court has held in the Cooper case that the requirement of the Ori an office in a corporation, inquiring by but one subject which shall be excisions on which to invalidate the ganic Act "that each law shall embrace all the States in the Union for depressed in its title" is mandatory and County Act? Is it not at liberty to oot directory.

That decision also held that the portion of the County Act which provides for "the management and control of public works and public institutions: of the Act as shown in the title, to-last above mentioned. wit: "An Act providing for the organization and government of Counties and Districts;" a separate and distinct subject "with which the Countles were to have nothing to do."

But it does not follow either on principle or authority that the rest of the Act is void for this reason.

The rule that the whole of an Act is void if it contains more than one subject applies only in those cases in which it is impossible to choose between the two subjects, holding the Act valid as to the one and void as to

"But this rule will apply only in those cases where it is impossible for an inspection of the Act itself to determine which Act, or rather which in Boston, at a surprising rate; and part of the Act, is void and which is Where this can be done the valid. government is in full operation that rule does not apply, unless it shall appear that the invalid portion was dethe mischief is done which might and signed as inducement to pass the valid, so that the whole taken together will warrant the belief that the Legislature would have passed the valid part

All, this is explicitly recognized by the Court in the Cooper decision in which case the Court say of Section 45 of the Organic Act requiring each law to have but one subject that it "should be liberally construed;" and that an Act "should not be held void The County Act, according to this on the ground that it conflicts with this rule, must be sustained unless clearly provision except in a clear case." Also Iulu. in violation of the Organic Act. Nu- that "it is sufficient if the various parts of an Act have a natural connection, are fairly well embraced in of Public Institutions against the Su- one subject though somewhat general

> (d) As to the claim that the County Act was not properly passed in consequence of the House not adopting the conferees report by an aye and no vote, failing to take a separate ave and no vote on the express question, shall the bill as now amended be passed.

Before considering the effect upon the validity of the County Act of the shove mentioned legislative procedure, the Court would have to decide that If can and ought to go behind the Act itself and comsult the Journal of the construction, if the words will ad- House to ascertain whether the House had complied with the provisions of the Organic Act concerning legislation.

Defendants' counsel submit that this inquiry will not be made and that the Act finelf cannot be impeached in that this is that the House Journal is not itom in London.

a record although required by the Organle Act.

The general reasoning on which Courts refuse to look into legislative journals for the purpose of impeaching the legality of the enactment of a state ute is that the journal is liable to be tampered with or being hastily prothings which we know were done by the Legislature and fall to record correctly what was done.

A further reason for the same view is that no one could rely on a law being valid until he had seen the journal of each House and ascertained whether the law had been enacted correctly. Even then it would be essential, before finally concluding that there was a law to wait until the Courts had passed upon these things. All this in many cases would work incalculable harm and uncertainty and cause grievous uncertainty about the validity of ary 18th, 1902, for the purpose of finallaws. Legislative journals may not be published or be accessible to the public at large for a long time after the laws are published and take effect. In Field vs. Clark, 143 U. S. 649-671 (36 L. E. 294-303) this question was fairly presented.

While claiming, then, as defendants' counsel do, that the County Act cannot having filed a certain verified petition be impeached by showing from the House Journal that it was not enacted C. Macfarlane, deceased, in the Circuit as required by the Organic Act, upon passing to a third reading, it is also submitted that the showing made from the House Journal, if admitted as competent testimony, would not be sufficient to invalidate the Act.

It appears before the Act went to a Conference Committee it had been read three times in the House and it is to (Sec. 56, Organic Act). It must be be inferred that upon the third reading

Amendments "are not subject to the same rule as bills in regard to the number of readings. They must be sermane to the subject of the bill and are not required to be read three times nor does concurrence by one house in amendments made by the other require the ayes and nays and their entry upon the journal under the provision for these things on the final passage of bills." Sutherland, Sec. 49 and cases cited from Ohio, South Carolina and Diinois.

There is no doubt that it was the inan aye and no vote the report of the as amended. If the chairman had put the question: "Shall the conferee report be adopted and the bill passed?" there would be no question that the bill was passed, and it is submitted that the This subject was very elaborately adoption of the conference report, takargued and was decided in the Cooper jen in the formal manner in which it case above mentioned. There is no was taken by ayes and noes, is fully doubt about the general rule that where equivalent to the passage of the bill an

There are not wanting cases that the title the Act is good so far as that such requirement in the Organic Law portion of it which is expressed in the is directory and not mandatory and that a failure to comply with it does not invalidate the law. Such appears such a case the provisions of the law to be still the law in Ohio and was the law in California until its new Constitution made the requirement imperative. State vs. Corrington, 29 Ohio 102; Washington vs. Page, 4 Cal. 888; Pierpont vs. Crouch, 16 Car. 315.

Is not the law of the great States of Ohio and California good enough for Hawali, at any rate in its early efforts at territorial legislation? Is it necessary that the Court should seek from apply its own convictions of right and justice in this matter?

Certainly with the authority of the Supreme Court of the United States above mentioned this Court would be therein" is wold, being a separate and amply justified in refusing to declare distinct subject from the main subject, the County Act invalid for the reason,

On all of the grounds, therefore, which have been presented and upon each of them the defendants' counsel claim that the County Act is not made invalle but stands as the law of the Territory,

#### FATHER CLARK'S ONE DAY IN HONOLULU

Cablegrams and letters have for some time been flying back and forth between Australia, New Zealand, Tasmania and the beadquarters of the United Society of Christian Endeavor they all relate to the proposed visit of the President of the United Society to

For a long while the invitation has been extended and often urged, but hitherto Dr. Clark's duties in other parts of the world have prevented him from repeating the visit he first made to these great colonies eleven years ago. But at length he felt that it should be delayed no longer, and he has probably sailed from San Francisco on the Sierra en route to Australia, and will spend one day in Hono-

Active preparations have been made In Australia for the visit, and conventions have been arranged for to all the large Australasian centers of population.

One month will be given to New Zealand, nearly two months to the different states of Australia, and a few days to Tasmania

The committees in charge of the proposed meetings are arranging to publish articles concerning Christian Endeavor in all the leading papers, both secular and religious, with many pictures of Christian Endeavor leaders and Christian Endeavor scenes in many lands. They also propose to have lantern lectures about the society and its work in many of the larger cities, in preparation for this three months' campaign,

Dr. Clark has been assured trom many sources that his visit just now will come at a "strategical time." expects to return by way of Europe, attending the great European conven-

## Sale To Liquidate Copartner-Puuloa Sheep and Stock Ranch Company,

The copartnership known as the

the state of the s

pany, composed of George W. Mactarlane, E. C. Macfarlane and Henry R. Macfarlane, having been dissolved by ly liquidating and closing the said copartnership with the consent of the survivors thereof, the undersigned, George W. Macfarlane, Fred W. Macfarlane and Henry R. Macfarlane, executors, and Florence B. Macfarlane, executrix, of the Last Will and Testament of E. C. Macfarlane, deceased, duly appointed, qualified and acting, in the matter of the said Estate of E Court in and for the First Judicial Circuit of the Territory of Hawaii in which the matter of the said estate then was and now is pending, before the Honorable George D. Gear, Second Judge of said Circuit Court, sitting at Chambers, and made returnable before the said Honorable George D. Gear, as said Judge, on Monday, November 16th, 1903, at 10 o'clock a m, of that day, and the said petition having been duly heard and granted by said Honorable George D. Gear, as said Judge, on the date last aforesaid, and the said Honorable George D. Gear, on November 24th, 1903, having duly signed an order, judgment and decree granting the prayer of said petition, and, on December 1st. A. D. 1903, having also signed an order modifying and amending the said order, decree and judgment, as by reference to the said petition and orders, on file in States, payable as follows: said Circuit Court, and to all the proceedings relative thereto, will more fully and at large appear.

Now therefore: Under the law and liquidating and closing the copartnership aforesaid, and in conformity with the order, judgment and decree aforesaid, to which the survivors of the said copartnership, George W. Macfarlane and Henry R. Macfarlane have consented in writing, as by the petition said copartnership, as said survivors. and the undersigned, George W. Macfariane, Fred W. Macfariane and Henence B. Maciarlane, executriz, of the Last Will and Testament of E. C. Macfarlane, deceased, will offer for sale and will sell as a whole, at public auction, through James F. Morgan, auctioneer, hereby chosen and designated for that purpose, at the auction sales rooms of said James F. Morgan, Nos. \$47-857 Keehumanu street in the city of Honolulu, Island of Oahu, Territory of Hawaii, on Saturday, January 9th, 1904, at the hour of 12 o'clock AC. of that day, to the highest bidder, beyoud or for the sum of twenty thousand dollars, the entire property, as-sets, and goodwill of the said Puuloa Sheep and Stock Ranch Company. consisting of the following, vis:

DESCRIPTION OF PROPERTY.

List of Freehold and Leasehold Lands and Improvements, Sheep and other Live Stock and Property owned by the Puuloa Sheep and Stock Ranch Company, viz:

FREEHOLD LANDS. LAND OF OULI, Ahupuas, contain-

ing 4,000 acres, more or less, and extending from the sea, near Kawaibae. to the top of the Kohala range of mountains, with a stream of water running through same, said stream having its origin in those mountains. LAND AT LIHUE, in Waimes, the former homestead of James Luzada and Frank Spencer, and formerly the headquarters of the Libue Cattle Ranch and Beef Packing Establishment, adjoining the land of Ouli and stream of water running through it, containing 50 acres. This also has a

and is a beautiful block of land. LAND OF AHULI, in Walmes, the former homestead of Edward Sparke, and formerly the headquarters of the Sparke Sheep Ranch. This is probably the finest residence site in the district of Waimes, and is a magnificent block of land having an area of 22 acres, through which there is also a running stream of pure water.

There are valuable stone fences and pens on the above properties.

The two last mentioned fine blocks of land are very advantageously situated, and are almost in conjunction with the fine residence property of the late Hon. John P. Parker, the headquarters of the Parker Cattle Ranch.

These lands are covered with fin Manienie Grass, ornamental trees, &c. and the climate of this locality has no rival anywhere else in the islands, being at an elevation of 2700 feet and at the base of snow-capped Mauna Kea, where the average temperature is from 50 deg. to wideg.

LEASED LANDS.

LEASE OF THE LAND OF HOLO-UKAWAL near Walmea, from the Hawalian Government, containing 1085% acres, and expiring January 19th, 1909, Rent, \$52.25 per annum. There are two streams of water from Mauna Rec running through this land.

LEASE OF LAND AT WAIMEA

from Crown Commissioners, containing 258 acres, expiring June 1st, 1968. Rent, \$250 per annum. The boundary of this land on one side is on the Waikolos stream.

LEASE OR MEMORANDUM OF AGREEMENT between the Puulos Sheep and Stock Ranch Company and John P. and Samuel Parker, for running sheep on a portion of the large Ahupuaa of Walkolos, in exchange for Ranch of running cattle on the Sheep Co.'s lands. This agreement expires in

There is also a lease, just expired. of Crown lands in Walmes, which the Puulos Sheep & Stock Ranch Co. and The copartnership known as the its assigns, have held for 50 years, con-Puuloa Sheep and Stock Ranch Come taining 679 acres, of which they are now in possession; and they have made application to the Territorial Government for a renewal of the lease. This the death of E. C. Mactadane, Febru- application has not yet been acted UDOR.

THE IMPROVEMENTS.

Consist of a Dwelling House of Manager at Keamoku, Men's Quarters, Large Shearing Sted, Yards, Pens. Wire Pences, Stone and Cement Cisterns, &c., and the following appur-tenances, viz. Wool-Press, Iron Water Tanks, Redwood Water Tanks, Harness, Furniture, Seeles, Sheep Shears, Wool Packing, &c., &c., and the fol-

LIVE STOCK.

7,000 Sheep, more or less, including Ewes, Rams and Lambs; 25 Work Horses; 40 Mares and Unbroken Foals

6 Team Herses and Hauling Was-The whole comprising a complete

Sheep and Stock Ranch, The sheep are principally of the Merino breed, crossed with Southdown and Shropshire, and the wool proimped by the Ranch has always commanded

the highest price in the Hawaiian Wool TERMS OF SALE.

No bid for less than twenty thousand dollars, in gold coin of the United States, will be received.

Cash, in gold coin of the United

1. Ten per centum of the purchase price, at the time of sale, upon the fall of the hammer, to be paid either the proceedings and each of them in gold coin of the United States to the aforesaid, for the purpose of finally survivors above named, George W. Maciarlane and Henry R. Maciarlane, or in a certified check or certified checks, payable to their order.

2. The remainder of the purchase price, within ten days after confirmaaforesaid fully appears, the under-tion of the sale by the Judge of said signed, George W. Macfarlane and First Circuit Court, before whom the tion of the sale by the Judge of said Henry R. Macfarlane, survivors of the said Estate of E. C. Macfarlane, deeased, may then be pending, and, upon the execution and acknowledgment by the undersigned, survivors, execury R. Macfarlane, executors, and Flor-tors and executrix as aforesald, and by each of them individually, of all conveyances, deeds, bills of sale, and other instruments, necessary to the full consummation of said sale and to the vesting of the title to the said property, real and personal, and of the good will of the copartnership afors said, in the purchaser, and concurrent ly with the delivery of the same and of possession of the said property to the

All deeds, bills of sale, and other papers at the expense of the purchaser. Further particulars can be obtained the law office of Henry E. Highton corner of Fort and King streets, at the law office of Hatch & Ballou, Stangenwald Building, Honoluly, or from the undersigned, George W. Macfarlane or Henry R. Macfarlane.

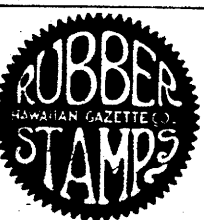
Dated Honolulu, H. T., December 1st A. D. 1903.

GEORGE W. MACFARLANE, HENRY R. MACFARLANE Survivors of the Copartnership of Punloa Sheep and Stock Ranch Com-GEORGE W. MACFARLANE,

HENRY R. MACFARLANE, FRED. W. MACFARLANE. FLORENCE B. MACFARLANE executors and Executrix of the Last Will and Testament of E. C. Mac-

farlane, deceased. RURNALN & LE LUER





## School for Sugar Industry

SCHOOL FOR SUGAR INDUSTRY AT BRUNSWICK; Established 1872; Subsidized by the Government; Enlarged 1876.—Frequented hisherto by 1222 persons. Commencement of the preparatory course, February 12, of the He Principal course, March 1, 1904.

The Direction:

PROP. DR. FRÜHLING and DR.A. RÖSSING